

1895-058 Chancery Causes: Adm. of A. J. B. McElroy vs. Adm. of John Graham & Co.
Lee Co.

Orr, Voss, Cox, Turner, Kinser, Stapleton

CA. Debt
T-Property

To the Hon. John A. Kelly, Judge of the
Circuit Court of Lee County, Va:

Humbly complaining, shows
unto your honor your orator, James
M. Orr, Administrator of the estate of
A. J. B. M. E. Gray, deceased, on behalf
of himself, and all others the simple
Contract creditors of John Graham,
late of Lee County, deceased, who
shall come in and contribute to
the expense of this suit; that the
said John Graham departed this
life on or about the day of

1878, and was in his lifetime,
and at the time of his death, justly
and truly indebted unto the plaintiff
in the sum of \$65.14, with interest
thereon from the 25th day of January,
1879, upon and by virtue of his and
Samuel H. Duff's joint bond, in writing,
bearing date January 25th 1878 and
due January 25th 1879, for the securing
the payment of the said sum of \$65.14,
to the said plff., with interest for the
same from Jan. 25th 1879 till paid
at the rate of 6 per cent per annum, as
by said bond will appear. That
soon after the death of the said

John Graham your orator brought
his suit at Law against the said
Samuel H. Duff Senior of himself
and the said John Graham
deceased, for the said debt, and
at the March term ¹⁸⁷⁹ of your honour
Court obtained a judgment against
him therefor, and \$7.⁰⁰ upon which
an execution was duly issued
and placed into the Sheriff's
hands for collection, who returns
the same to the Clerk's Office of
the said Court "No property found."
A copy of which fi. fa. with the
return thereon is filed herewith
marked "A." That the said John
Graham was at the time of his death,
possessed of a small personal estate;
and was also entitled to and seized
of some lands in Lee County, on
Pawell's River, about 5 miles S. E. of
Lee Co. H. That the said John
Graham being so seized departed
this life intestate leaving ^{widow}
who is entitled to dower ^{and} ^{and children}
the following children, ^{and} ^{his} ^{and} ^{his} ^{and} ^{his}
Law, to-wit: — Thomas N. Graham,
Wm. R. Graham, Samuel P. Graham,

Minerva Voss, Martha Cox and Jeffer-
son P. Cox her husband, James K. P.
Graham, John R. Graham, Ellis
Turner, and Giles Turner, her
husband, Kinsler, and
Jefferson Kinsler, her husband,
Elizabeth Stapleton, Wm. Stapleton,
Mark Stapleton, Elkanah Stapleton
and Melvin Graham, who are entitled
to such of his estate as may remain
after the payment of his debts, expenses
of administration &c; that due ad-
ministration of the estate of John Graham
was duly granted by the County Court of
Lin County to Thomas N. Graham.
That no part of your orator's said
debt has been paid, but that the
same is all due and owing.

That the said Tho. N. Graham admin-
or as afore said, has been applied to
by your orator to pay the same
out of the personal estate all to
no effect and your orator charges
that there is not a sufficiency of
said personal estate to pay
decedent's debts. Your orator is
united at Law and relievable
alone in Equity. So the end

therefore, that justice may be done in
the premises, your orator prays that
widow of John Graham,
deceased, Thomas N. Graham in his own
right and as admin. of the said
John Graham. decd. Mrs R. Graham,
Samuel P. Graham, Minerva Tarr,
Martha Cox, Jefferson P. Cox,
James K. P. Graham, John R. Graham,
Elden Turner, Giles Turner,
Kinser, Jefferson Kinser, Elizabeth
Stapleton, Mrs Stapleton, Mack Stapleton,
Elnah Stapleton and Melvin Graham,
be made defendants to this bill and
required to answer it fully upon
oath; That an account of the debts
against the said estate of John
Graham be taken; that an
account of his personal estate
be taken and the proceeds
thereof applied to his indebtedness
according to law; that if necessary
so much of the real estate of the
said John Graham be sold
as will satisfy the just claim
of all his creditors; That the
relief indicated and general
relief be granted your orator
That ~~done be assigned to said widow.~~

and all Creditors who may
~~that down to the original of the said~~
Come into this sub. May the
write of Spa. issue.

Wm. A. Orr.
for R. E. F.

Estimated $\$54.24$
 $\$50.00$
 $\$59.24$

" " Cover 5.00

Munsey Cler. K 273

Hand 0013.37p

James W. Orr, Adm'r, etc.

Against---(---In-----Chancery.

T. N. Graham, et al.

On motion of the Plaintiff and for reasons appear-
to the Court this cause is dismissed.

James W Orr Admr^{re}
vs { Decree Final
L. N. Graham et als.

Q.B.P. 784

Enter this decree

W. L. M.

Nov. 13th 1895.

James W Orr Admr &c
against

Plff } Indlg.

Thos N Graham Admr &c et als Defts

This cause came on again to be heard upon the papers formerly read in the cause, and was argued by Counsel. On consideration thereof, and it being suggested to the Court that there are outstanding debts against the estate of John Graham deceased, not reported in this cause, It is adjudged, ordered and decreed that A. M. Goins, he and is hereby appointed, a Commissioner, whose duty it is made to report the outstanding debts against said estate not heretofore reported the amounts thereof and to whom due, and whether there is any personal estate out of which the same can be paid, and ^{any} other fact by him deemed pertinent or required by any party in interest. And the cause is continued.

James H. Orr Administrator

vs Decree

John A. Graham & others

ECOB Page 396

Mar 15th 94

Enter this decree

H. L. K. M.

Mar 15th 1894.

James W. Orr, Admo
against
J. N. Graham et al

This cause came on this day to be heard upon the papers formerly read in the cause, and was argued by counsel; Upon consideration of which the court adjudges, orders and decrees that the said cause be stricken from the docket more than seven years having elapsed since any decree or order has been entered in the cause except an order of continuance. And it is further adjudged ordered and decreed that the defendants Samuel P. Graham, Martha Coy, Jefferson P. Coy, James K. P. Graham, John R. Graham, Ellen Turner, Giles Turner, Jefferson Kinser, Elizabeth Stapleton, Wm Stapleton, Mack Stapleton, Elviah Stapleton and Melvin Graham, survivor of themselves and Minerva Doss pay the accrued costs in this case.

J. W. Orr, Adm^r &c

vs Zebien final

J. H. Graham et al

Was not
Entered

Case.

Entered this term

June 1893.

James C. W. Adams vs Pff
vs } Same

J. N. Graham admr &c et als

This cause came on this day to be heard again upon the papers formerly read in the cause, and was argued by counsel. Upon consideration of which, and it being suggested that there are other out-standing debts ^{the Estate of} against John Graham, deceased, not embraced in the Report of Commissioner H. J. Morgan, the Court doth order, adjudge, order and decree, that this cause be re-committed to H. J. Morgan, Esq. Commissioner, whose duty it shall be to Report to this Court any debts which may out-standing against the Estate of the said John Graham, deceased, and the cause is continued.

James W. Orr. Cadet
my friend for a p

J. E. Graham adm. et al

Entered Page 486

J. E. Graham et al

Entered
Page 486

3/24/86.

James H. O'Neil
son of James
L. O'Neil, deceased

Entered page 120.
At R. Steadley Bld.

Permit
H. H. H.
Aug. 27/85

James H. Gray, admr &c Plff

vs

} Dec 1844

J. A. Graham, admr &c Defs.

This cause came on this day to be heard upon the bill, and exhibits filed therewith, and the Report of Master Commissioner, Henry J. Morgan, and was argued by counsel, and it appearing to the Court that the said report has been filed ^{and being accepted by} the time required by law; the same is hereby confirmed and the Court doth order, adjudge and decree that the respective parties receive of the Estate of John Graham, deceased, the sums found to be due them, in the said Commissioner Morgan's Report and that the plaintiff receive his costs against said estate. And the Court doth further order and decree that the defendant Thomas A. Graham admr, &c, pay the costs of this suit out of the fund found by said Commissioner to be in his hands as administrator of the estate of John Graham, dec'd and that he pay out the moneys of said fund ratably upon the debts found due against said estate, and that the several parties be entitled to execution therefor.

The Court doth further decree that
as to the residue of the debts against
the said estate that unless the same
is paid within twenty days from
the date of this Court, that W. A. Orr,
who is hereby appointed a Special
Commissioner for the purpose, do
sell the land in the bill named,
a sufficient length of time to
satisfy the same - taking bond
with good security for the
payment of such sum payable
in annual installments. He
shall advertise the time, place
and terms of selling ^{for 30 days} by pasting
written notice thereof at the front
door of the Court house of Lee
County and at two places in
the vicinity of the land; and
he shall sell the same on said
Court day at the front door
of the Court house of Lee County,
and report his action to the next
term of this Court, and the cause
is continued.

1800

James H. Orr, Bolivar

28 } Linc

J. H. Graham, Bolivar

Entered for 25¢

J. H. Orr, Bolivar

Letter

J. H. Orr

1800

James H. Orr, admin, &c Plff.
against
C. N. Abraham, admin, &c Defd } Le Clay.

This Cause came on to be heard this day upon the bills, and exhibits filed therewith, and was argued by counsel of the plaintiff, and the defendants having been duly summoned and failing to appear and plead, demand, or answer the plaintiff's bill the same is taken for confessed; and upon consideration of which the Court doth adjudge, order and decree that the Plaintiff recover of the Estate of John Abraham, Decedent, the sum of sixty five (\$65.¹⁴) dollars and fourteen cents, with interest thereon from the 20th day of January, 1879, till paid and \$7- Cents, and the Costs of this Suit.

And the Court doth further order, adjudge and decree that Henry J. Morgan Sen of the Commissioners of the Court take, state and settle the administration account of C. N. Abraham, admin, of the estate of John Abraham, Decedent, ^{State an account and} and that he report upon the indebtedness of the said John Abraham, Decd, and that he ascertain and report what real estate the said Abraham died seized of and whether or not the rents and profits of the same

44.63
6.63
58.26

142.07

James W. W. Adams, Jr.

as of 1890

W. B. Graham, admsr 1890

Quoted page 003 & 64

W. B. Graham

Quoted page 003 & 64
W. B. Graham

will pay off the ~~debt~~ ^{debt} within five years
And he will report upon any other
material fact required to be reported by
any party in interest, and report to
the next term of this Court, and the
Court is continued.

Commissioners Office Jonesville Va. Feb. 23. 1880

James M. Orr - admt. Off.

vs.

Thomas N. Graham admt. tal. Defts

In Reply

The deposition of Thomas N. Graham & others taken in this cause Feb. 13. 1880 & succeeding days at the time of taking an account and making a report in this cause.

The said Thos. N. Graham being duly sworn deposes and says I am a Son of John Graham dead, and am well acquainted with the land owned by him at his death. He was the owner of several pieces adjoining each other lying on both sides of Powell's river about 40 miles from Jonesville. In these several pieces there are something over four hundred acres the exact quantity I do not know. There is on the South side of the river, and on the North side of Wallins Ridge about 200 acres, and the residue of said lands lie on the North of the river and on the South side of the Chestnut ridge of these lands there is perhaps about 200 acres cleared and suitable for cultivation, of this quantity about 140 acres lies South of the river and on the north of Wallens ridge and about 60 acres North of the river on the Chestnut ridge. These lands I think are reasonably worth in rental value Three hundred dollars per annum, and my mother the widow being entitled to have

therein which has been assigned her, and
the estimate before would bring upon the whole
the lands outside of the lower right, and I think
would bring two hundred dollars per year
And further this witness saith not.

The foregoing deposition of Thos N. Graham was taken
before me. Sworn to and subscribed by him

H. J. Higgins Com.

(47)

Geo W. Crockett

vs. { Deeds
10.

Thos N. Graham et al

J. H. Orr admr. & Poff

Thomas H. Graham admr. & Defts

In Chancery

The deposition of Samuel P. Graham taken in this cause on the 15th day of March 1880 in reference to a claim against the estate of John Graham dead in favor of William Myers of \$10.00 which has been allowed by H. J. Morgan as a charge against said estate.

The said S. P. Graham being duly sworn Says, I have no doubt my father John Graham got the money of \$10.00 with which said Myers has charged his estate and in fact my father told me he had got it and he showed me a \$10.00 bill which he had received but as I learned from ^{him} these were the facts in relation thereto.

Said William Myers made a contract with said John Graham to get out a set of stones to be laid over the grave of his deceased brother John J. Myers with suitable head & foot stones, the head stone to be engraved with a certain epitaph or inscription and then the said Graham was to erect the box over said grave, but Myers was to haul the rock to the ground and for this job of work Graham was to be paid the sum of \$30.00 and to the time of making the contract and before any work was done said Myers hauled him two dollars & thus a debt claim was brought against his estate after this contract was made said Graham went to work and got out all the necessary slabs & head & foot stones and

worked them into square slabs, and then brought to my house the head ~~of~~ ^{of} stones and he procured me to saw them off and to do the necessary squaring on the head stone which I accordingly did and these head & foot stones are now at my house ready to be erected.

After all the stones were ready to be erected my father informed William Mayes as he after told that he was ready to finish the job if the Mayes would send him to the quarry but this he never did and the job has not been completed as yet. My father and I were at one time standing in the stone quarry when he pointed out the slabs for said John F. Mayes quarry which he had theretofore gotten out pursuant to his contract.

Soon after this contract was made William Mayes left this country and went long afterwards left the State and afterwards my father as he after told was successful in the solicitation of said John F. Mayes to try to get him to do the hauling but this they would not do.

The work which my father did toward and John to do for him toward the completion of his contract was worth at least \$15.00 which is \$15.00 more than he has received. And further this entire debt is

J. P. Graham

The foregoing disposition of J. P. Graham was taken before me sworn to and subscribed by him

H. J. Morgan

J. W. Orr adm. &

vs 3 Deft

Thos N. Graham adm

(49)

Commissioners Office Jonesville T. Feb. 23^d 1880
James W. Orr. Adm^r of H. B. McElroy Pff

vs

Thomas A. Graham Adm^r of Geo. Graham & Co. Defts.

In Ch^y

To the Hon. John A. Kelly Judge of the Circuit
Court of Lee County

By a decree entered in this cause on the 2nd
day of Dec^r 1879 I was directed to do certain things
mentioned in the said decree and to make
report thereof to you, and having performed
those duties as best I could beg leave to submit
the following brief report in explanation thereof.

About the month of Dec^r 1878 John Graham
deceased this life intestate, and on the 4th day
of January 1879 Thomas A. Graham was appo-
inted his adm^r who soon thereafter caused the
personal estate of his intestate to be appraised
and this appraisement is herewith filed marked
(4 B) This paper is not yet signed, but by one
of the gentlemen who appraised the property, but
it is conceded to contain a correct list of the
property together with its estimated value.

About the 17th day of Jan^y 1879 said adm^r
sold the property on credit of 12 months, and

made out and returned a Sale Bill thereof which is herewith filed Marked (A.C) The property thus sold amounted in the aggregate to \$138.29 according to my computation thereof

The said Thomas N. Graham acknowledges that he is now and was at the time of John Graham's death owing the latter the sum of \$126.60 for money &c theretofore paid for him by his father to Mrs E. T. Dickinson and he also admits that he has collected from John C. Olinger \$57.33 the balance of a freight due the said John Graham in his lifetime and he also says that during his first years administration he collected the further sum of \$15.25 on a claim of some sort due John Graham, and these three items I have embodied in an inventory and herewith file the same marked (A.D)

Based on said Sale Bill and said inventory I have stated the account of Thomas N. Graham admr. of John Graham dead, and herewith file the same marked (A.E) This statement of the account embraces one year only from Jan'y 1st 1879 to July 17 1880 and at this last mentioned day there is or ought to have been in said

Amounts to the sum of \$359.89 which will bear interest from said 17th day of January 1880 till paid, and thus I suppose may be regarded as an available fund to be applied to the payment of debts against said estate, or for distribution among those entitled thereto;

With a view to ascertain the annual value in rent of the real estate of John Graham decd. I took the disposition of said Thomas N. Graham and herewith file the same marked (A F)

From this disposition it appears that these lands outside the dower of the widow would yield about \$200.00 in rent annually

John Graham at his death it appears owned something over four hundred acres of land all which lay in one body, but made up of sundry pieces or parcels adjoining each other about 200 acres thereof lying on the south side of Proells river & on the north side of Wallens Ridge, and the residue thereof lies north of said River, and on the south side of the Chesnut ridge, and this portion is rather thin and poor, while that south of the river is quite steep and rough, but is rich and productive

Dower has been assigned the widow, and
the land partitioned among the heirs, each
of whom are now using a separate share.

The notice by which I undertook to convene
the creditors of said John Graham I now herewith
file marked (A G) and my endorsement
thereon shows where copies of said notice were
posted, and beside this I sent and wrote
letters to persons whom I was informed held
claims against the estate, and by these means
called quite a number of his creditors before
me either in person, by attorney, or through an
agent, and of the claims thus produced I have
prepared a Statement of such as I thought suf-
ficiently proved, and herewith file the same
marked (A H), These debts thus allowed cal-
culated down to January the 17 1880 (the date
to which the administration account was brought to)
amounts principal interest and cost to \$666.80

This Statement shows the names of the several
creditors, the date and amount of each claim
from whence each bears interest, the amounts
thereof, and whether evidenced by judgment, Decree, Court
note, account, or bill, or otherwise, and with

said statement are filed the several verdicts of debt therein allowed marked as in the margin A, B, C, D, E, F, G, H, I, J.

The claim marked (A) is for the decree in favor of the plaintiff rendered in this case at the last term, and when calculated to Jan 17-1880 amounts to \$76.00

The claim (B) is for a note or bond of John Graham to Hurst and Shelburne, and when calculate to Jan 17th 1880 amounts to \$77.00 and the claim (C) is for an order drawn by John Graham on said Hurst & Shelburne in favor of J. P. Cox for \$1.00 on which there is 9 cents interest to said date, these two claims amount to \$78.09 and with them is filed the affidavit of W. D. Hurst.

The claim marked (D) is a judgment of a justice of the peace against Thomas N. Graham the admr. and in favor of D. T. B. James and it is conceded to be for his D.^o bill against John Graham during his last illness, and amounts Jan 17-1880 to \$441.63

The claim marked (E) is likewise a judgment of a justice of the peace in favor of Humble & Co against said admr. and is for a debt owing by John Graham in his lifetime and calculated to Jan 17-1880 amounts to \$27.82

In the lifetime of One Cynthia Patish she filed her bill in the Circuit Court of Lee County, claiming dower

in certain lands bought by John Graham from her husband Jacob M. Pateb. and a decree was rendered in that cause giving her \$9.50 damages in lieu of dower, and the costs of suit excepting an attorneys fee, and claim (F.) is for these damages and costs amounting to \$26.66 to Jan 17 1880 and which is now due Thos S. Ely as admr. of said Leguthin Pateb.

The claim marked (G.) is a note by John & Thos Graham Feb. 7 1855. to S. V. Fulkerson and calculated to Jan 17 1880 ^{amounts} to \$37.48, and the same is now due to said Fulkersons admr. who ever he may be.

The claim marked (H) is the balance of a note by John Graham to Ward & Gibbney, and the balance due thereon due to Jan 17 1880 amounts to \$87.60 & with said note may be seen the affidavit of Genl. A. L. Bridenore in relation thereto, and with the note to said Fulkerson may be seen said Bridenores affidavit.

The claim (I.) is the balance of a judgment of a Justice of the peace against John Graham in favor of H. Bayler & Bros and amounts to \$49.31 and with said judgment may be seen the affidavit of H. Bayler.

The claim (J) is a note by the same to Martin & Co for \$7.60 subject to a credit of \$1.00 and now due to Dr T B F. James and this note was given by the same.

to said Sheets for an account due him for Smith work
from John Graham in his lifetime and this fact is
shown in an affidavit of said Adm^r attached to the
note in question.

Several years ago One William J. Standifer sold
to One Joseph W. Davis a certain parcel of land for the
sum of \$1250.⁰⁰ a part of which was paid down by
said Davis perhaps as much as \$500.⁰⁰ And while
Davis was still owing Standifer for the same, said
Davis sold 50 acres of the land he had bought of Standifer
to John Graham for the sum of \$300.⁰⁰ and said
Standifer thereupon took Graham for said \$300.⁰⁰ and
gave Davis credit for that sum upon his purchase,
and Standifer agreed that when Graham paid
for the 50 acres he would make to him a title to the
same. This \$300.⁰⁰ was to be paid Standifer as follows
\$100.⁰⁰ down \$100.⁰⁰ on the first day of April 1878
and the residue April 1st 1879.

Graham thereupon assigned to said Standifer a
note or judgment on or against J.P. & N.S. Cox toward
said first payment, and upon this claim said
Standifer realised \$94.⁸⁰ leaving still due thereon
the sum of \$5.²⁰ with interest from Nov. 3rd 1877, and
this I have allowed as claim marked (K)

For the second and third payments notes were to have been executed by Graham to Standifer, but they were not so executed, but they were written for the purpose but for some reason were not signed and they are filed along with said Standifer's affidavit in relation to this matter. And although these were not executed yet Graham in his life paid Mr Standifer on the paper which if it had been executed would have become due April 1-1875 the sum of \$40.74, and some of the heirs since his death have paid the further sum of \$42.00 which is also credited thereon. And as to the blank note for the last payment, nothing has been paid thereon. Mr Standifer says the heirs and adm^r all recognize and acknowledge these two blank notes as valid and binding upon them if not themselves such, that they show the contract in its true light and are willing to abide by it as disclosed thereby, and this would seem to be so for they have paid \$42.00 thereon, and the adm^r by a writing at the foot of Mr Standifer's affidavit says that he discloses the truth in its true character and that he and the other heirs are not only willing that the estate be charged

with the balance on this contract, but that they intend to carry it out in good faith, and this being the state of the case, I have allowed said two blank notes as charges against said estate as claims marked L. & M.

The claim marked (K) is an account due L. C. Hooper from John Graham and was contracted for oats and Molasses in the Spring and Summer of 1875, and the oath of said Hooper in relation thereto may be seen at the foot of said account, and the admt^r and Jas P. Graham admit that the account is just and hence I have allowed it.

The claim marked (O) is an account due Wm. Myers and transferred by him to O. C. Bordin from John Graham and to the said account may be seen the aff^d of said Myers and the justice before whom the same was made certifies that the claim is correct and the admt^r seemed to think the claim just I therefore allowed it.

The claim marked (P) is a fee bill due just O. C. Bordin for services rendered John Graham in his litigation in a suit which he had against John C. Olinger in which Graham recovered a debt and it is a part of this debt which the admt^r has collected and which I have charged to him in his administration account, and I have

informed that there is still a balance due thereon
and if collected will constitute a further fund
for administration

The claim marked (B) is a small note due
myself as admr. of William Barnes from John
Graham dead. This note was executed for
some small article or articles bought at Barnes
Sale in August 1863, and due 12 Nov from date
and now amounts to \$9.74.

The claim marked (K) is a note of John Graham
to H. H. & Barron for \$19.57, Aug 30th 1872, and due
and it now amounts to \$28.20 and with it may
be seen the affidavit of said Barron in relation thereto.

I have now reported all the claims produced
before me, and these outstanding debts as herein
reported amount in the aggregate to \$666.80 as before
stated, and there being in the hands of said admr.
on the day to which these claims are calculated
the sum of \$359.89 and when that sum shall be
applied to said debts it will still leave \$306.91 to be
raised by renting or by a sale of a part of the land.

The fund in the admr's hand will pay 54 per
cent on each of said claims.

The heirs confirm and state that it is their intention

to pay off and discharge these debts and if they
do so it will save the planting of a sale of land &
I would urge them so to do and thereby save the
land or the use thereof to themselves

All which is respectfully Submitted.

Henry J. Morgan Comr.

Since writing and completing the foregoing account
and report the Jt. Comr. the plaintiff produced an
additional note before me against John Graham and
J. D. Keweenaw for \$16.50 dated January 25 1878 and due
12 months after date. This note is due the Comr. as
agent of J. B. McWay, and said Keweenaw is only the
secretary of Graham and the Comr. forgot to produce
it at the time making the foregoing report. I have
allowed the same as a charge and marked it
as item (5) and filed said note and the Comr. aff'd
there marked along with the other sentences of debt

Henry J. Morgan Comr.

March 10 1880

James W. Orr Comdr

{ Comm's Reports.

Thos A. Graham & Co

Filed March 12th 1880

James W. Orr Comdr

Transmissions fee \$25.00

James H. Orr adms^r

} In lky

Thomas N. Graham adms^r &c. et al

to the Hon John A. Kelly, Judge of the Circuit
Court of Lee County, Va.

Your undersigned Special Commissioner
has been to report that pursuant to the
terms of a decree of your H^{on} Court the
last term of said Court he visited the
land in the bill and pleadings named a
sufficient length of time to satisfy said
decree to wit. for the term of two years,
from the 20th day of July, 1880.

Your Comm. decided it necessary to visit
the land in lots and does so. He
visited to H. M. Stapleton a lot for said time
for \$41.73 and took his bond therefor with
J. P. Graham his security, with interest from
date and does in due & two years.

He visited a lot to Giles P. Lums for two years
for \$3.47 and took his bond ^{for 68.47} ~~therefor~~ with
John R. Graham security, with interest from
date and does in due & two years, and
the said Lums paid to your Comm. \$15—
the bal in cash. He visited to J. P. Graham
a lot for 2 years for \$62.61 and took his
bond with H. M. Stapleton security, payable
annually with interest from date. He visited
to Minerva A. Foss a lot for \$41.73 and
took her note in like manner with
John P. Graham security upon which
note she paid \$28—

He sent to John P. Graham on lat for
\$41.73 and took his note in like
manner with Lila F. Lawrence
Security. He sent to Jefferson
Kincaid for \$41.73 for two years who
paid same down the bank. He
sent a lat in like manner to J. P.
Boyd & took his note therefor \$41.73
with J. P. Graham Security. He also
sent a lat to S. P. Graham for \$62.60
in the same manner & took his
note with L. S. Hambleton Security.

My honor will see that your Com.
Collected \$76.73. After returning
the Atty Gen of \$15 which belongs to him
and \$17.73 his commissions for renting
there will still be in his hands \$43.80
which he holds subject to the order of
the Court together with the interest
thereon from the 20th of July 1880,
which interest he has made it his duty

Respectfully Submit
Wm H. Orr

Special Commissioner

James H. Orin

as } Report of Hunting

W. H. Orin

Feb. 1st 1880

Dec. 11. 1880

Commissioners Office Jonesville V^a March 15/80

James M. Co. adm'r. Peff

vs.
Thomas M. Graham adm'r of Defts

} In Chancery

To the Hon John A. Kelly Judge of the circuit
Court of Lee County.

As is usual in cases like this, after I had
gone through the case, and made my report, S. P.
Graham one of the heirs of John Graham deceased
came before me and desired to be heard with
reference to a claim of \$10.00 which I had allowed
William Myers for the benefit of C. C. Boden against
the estate and is marked (C) in my statement
of outstanding debts against the estate of John Graham.

Said S. P. Graham was not at home during my
first sitting but had gone down the river to Chatt
anooga with a boat load of grain. I therefore thought
it proper that he should be heard as to what he
knew about said claim of \$10.00 and therefore
took his deposition in relation thereto and herewith
file the same marked (A1) and from the state
of facts which he discloses, I do not believe that
said claim ought to be allowed as a charge against
said estate, and having heretofore allowed the same
as a charge, I now strike the same from the
Statement of debts and thus being done, the ag
gregate amount of debts against the estate is \$705.00

Respectfully Submitted

H. J. Morgan

James H. Orin

1880 } - Titularial Report

Thomas F. Graham

Filed Nov. 20th 1880

John H. Orin

James W. Orr admr &c

vs

J. L. Chauncy

Thomas M. Graham admr &c et al

To the Hon. John A. Kelly, Judge of the
Circuit Court of Lee County, Va.

Your undersigned Special Commissioner
in the above styled cause begs leave
to report - That since filing his report
of auditing on the 13th day of August
1880, which report was confirmed by
your Honor, he has collected all
the Money from the parties as is
therein stated. And he further
reports that he has paid the same
out to the Creditors and to the
persons to whom due as the
same is shown to be due by
a report filed in this cause by
Master Commissioner, Henry J.
Morgan, March 12th 1880, and
confirmed by your Honor's decree
March 25th 1880. Your Commissioner
has taken receipts for his various disburse-
ments.

Respectfully Submitted,

Wm A. Orr,

S. Commissioner,

J. W. Orr admr &c
of 2" Ript-Cover. Orr

J. N. Graham admr &c

Filed March 10th 1883.

J. A. Hyatt
Clerk

Clerk's Office of the Circuit Court
for Lee Co. Virginia July 20th 1886.

James W. Orr Adm'r &c

Complainant

^{vs}
J. N. Graham et al

Defendants

} in Chap.

To the Hon. J. A. Kelly Judge of the
Circuit Court for Lee County.

The undersigned having
been appointed a Commissioner
in the above styled Cause
at the March Term 1886 of Your
Honors Court, and directed by
a decree entered therein, to ascer-
tain and report any debts
which may be outstanding
against the Estate of John Graham
deceased.

Reports that after having
posted notices on the first
of July, on the front door of
Lee C. Ct. and at several other
public places and held the matter
over until July 20th 1886, and
no claims except the one repor-
ted in statement "L", herewith
filed have been presented to
or before me - and as per
statement said claims amount
on the 18th Aug 1886, to the sum
of \$15.63, and there is \$6.75 due

Mulated Costs in said Cause
which makes a total of \$22.46
as of said date due from these
resources against said Estate,
and no other debt exists so far
as your Honor is advised.

Respectfully submitted
J. A. Bryant Counsel

James H. Orr & Son
no 3 Courthouse
St. Louis, Mo.

Filed July 20/88
In the Court of
St. Louis, Mo.

Courts fee 5.00

Statement of outstanding debts against the Estate of John Graham deceased

1	Note Executed by John Graham to M. B. O'Leary Nov. 24 th 1870 for	\$20.00
	Interest on same Feby. 18 th 1871	28
	Or. Feby. 18 th 1871	\$20.28
	Interest to June 18 th 1871	5.00
	Or. June 18 th 1871 (Bacon)	\$15.28
	Interest to Nov. 18 th 1874	31
	Or. Nov. 18 th 1874 (worth)	\$15.59
	Interest to Aug. 18 th 1886	4.70
	Account due Aug. 18 th 1886	\$10.88
		2.83
		13.11
		4.00
		\$7.11
		6.42
		\$15.53

List of outstanding
debts against
the Estate of John
Braham decd.

15-5-3
6-9-3
\$72.46
18-1886

James H. Orr Adm'r Deft }
against }
E. N. Graham, Adm'r Deft } Geo. Chas.

As required by a decree entered
in this Cause on the 24th March 1886,
I will proceed at my Office in
Jonesville Va on the 15th July
1886, to receive evidence of any
claim outstanding (and not
heretofore reported) against the
Estate of John Graham dec'd.
All persons having such
claims will please present
them promptly on said day.

July 1st 1886.

J. A. Hyatt
Commissioner

James H. Orr Administrator
Notice
To the Creditors of
The W. C. Graham Estate

I posted a copy
of this notice on
the Court House of
Lee Co. July 1. 1884
and like copies
at several public
places throughout
the County on
or about the same
time. J. A. Hyatt
Clerk

James W. Orr, Admr &c.

vs.

Thos. N. Graham, Admr. &c. et al.

} In Chy.

To the Hon. W. T. Miller, Judge of
the Circuit Court for Lee County, Va.

Your undersigned Special Commissioner, in pursuance of a decretal order of the Circuit Court for Lee County, Virginia, pronounced on the 15th day of March, 1894, in the above styled cause, having given due notice to all parties concerned, proceeded on the 11th day of April, 1894, at his office in the town of Jonesville, Va., to execute said order; and the proceedings having been thence forward regularly adjourned from day to day, and being at length completed, the result is herewith respectfully submitted.

Your commissioner being directed by said decree of March 15, 1894, to ascertain and report the outstanding debts against the estate of John Graham, dec'd, not heretofore reported in this cause, the amounts of said debts, to whom due, and whether there is any personal estate out

of which said debts can be made, here reports that he gave public notice of the time and place of his sitting for more than 15 days by written notices posted at the front door of the court house, and by personal notice to the attorneys in the cause, and that he kept his proceedings open from day to day for more than 15 days, and that he made various inquiries to ascertain the existence of any outstanding debts against said decedent not previously reported in this cause.

But your court learns only of the following debts yet unreported:-

1 st , The atty's fee due Hagan & Pridemore in the case of J. M. & C. F. Cook, Admr. of E. Cook, dec'd, vs. John Graham,	\$2 50
---	--------

2 nd , The atty's fee due Hagan & Pridemore in the case of J. M. & C. F. Cook, Admr. of E. Cook, dec'd, vs. John Graham,	2 50
---	------

3 rd , The atty's ^{fee} due Hagan & Pridemore in the case of John M. & C. F. Cook vs. John Graham,	2 50
--	------

Total

\$7 50

Your Comr. refers to p. 247 of Execution Book 6, in the County Court Clerk's office, for the judgments in the above cases. By a reference to said judgments, it will be seen that the whole of the same are still unsatisfied as appear from said records. But your Comr. is informed that said judgments has long since been paid off, with the exception of the attys' fee in each case, and your Comr. has spoken to the plffs. in regard to said judgments, and they seem to have no recollection of the same and think them satisfied. Only the attys. in said cases appear and claim their fees, which is accordingly allowed by your comr.

In response to the enquiry as to whether there is personal estate of said John Graham, dec'd, out of which said debts can be made, your comr. reports that he has not been able to find any one who knows of any such personal estate; but on the contrary, he is informed by different ones that there is no such estate existing

Your comr. Therefore reports that
he can learn of no outstanding
indebtedness, not previously re-
ported, except the above sum of
\$7.50, and the costs of this suit not
previously satisfied.

All of which is respectfully
submitted, this Apr. 28, 1894.

A. M. Goins,
Special Comr.

"

James H. Orr, Admr.

vs. Comr's Report.

Thos. W. Graham, Admr.

Filed Apr. 28, 1894.

A. B. Mursey, C.

Comr's fee \$5-00

List of Property as raised

2	Horse grey	-	-	55	10
1	gray mare	-	-	60	00
1	Bay Horse	-	-	65	00
3	of cattle	-	-	38	10
10	Hogs	-	-	7	50
	Corn for hogs	-	-	-	35
	Wheat for hogs	-	-	-	11
1	Wagon	-	-	40	00
1	Sub Horse	-	-	-	-
	Tools for hogs	-	-	05	
	Tools for hogs	-	-	-	-
1	Big Plow	-	-	1	00
1	Mill side Plow	-	-	1	00
1	Plow	-	-	05	
1	Crow Barrow	-	-	70	
1	Sledge	-	-	2	00
5	Hammers	-	-	2	45
2	Boots	-	-	60	
1	Tool	-	-	50	
1	Square	-	-	35	
1	Set of Hammers	-	-	11	00
6	Set of Keys	-	-	3	00
	Tools for hogs	-	-	10	

A. H. Haver's

John Graham
Superintendent Hill
Personal Prayers

(A B)

Jan 17th 1879

Lab Bill of John Graham Sr
for J. N. Graham

x1	Harrow	J. P. Graham	1.75
x1	Big plow	H. G. Tazaki Paid	1.55
x1	Stone sled	J. N. Graham	1.00
1	"	Hammer Sawt young	.25
x1	"	J. P. Graham	.50
1	Hammer	S. P. Graham	.50
x1	"	J. N. Graham	.25
x1	"	J. N. Graham	.50
2	points & square	S. P. Graham	2.50
1	crow Bar	J. P. Cox	1.00
x1	Hill 3 plow	M. G. Graham Paid	3.25
x1	Set Harness	J. P. Graham	6.25
x100	Bacon	for William	7.25
x50	"	for Perry	3.12
x50	"	for Graham	3.50
x1	Bull calf	Newt young Paid	2.25
x1	Grey Horse	J. N. Graham	62.50
x1	Bay Horse	J. N. Graham	75.00
x1	Grey Mare	J. N. Graham	74.50
x10	Shoats	Over the	5.25
x10	Bu Wheat	S. B. Long	7.50
10	Bu	S. Miles	7.00
x10	"	M. H. Hargrave	7.10
x10	"	J. N. Graham	7.40
10	"	S. P. Graham	7.60
x10	"	S. Hargrave	7.60
Remained at S. Miles & Co. Bn			7.25
x1	Dark Heifer	J. P. Graham	14.50
x1	Light Heifer	J. P. Graham	16.50
x1	Butter Heifer	Marion	14.05
x1	Bull	Hargrave	16.00
x1	Dark	S. P. Graham Paid	1.50
1	Set of	500 lbs. of	2.00
x1	Coal	S. B. Long	5.00
			<u>355 37</u>
			7 1/2

Aunt Bought Forward		355 37
To 65 Bus corn to J. P. Graham a 35		22 75
50 lbs Bacon to Same a 8 cts		4 00
54 Bus corn to Elk. Stapleton. 35		18 90
12 " " " Same a 35		4 20
37 " " " M. A. Top - 35		12 75
" 1 Mans Saddle to R. Graham		1 00
1 Large bottle to Same		3 00
" 1 Set of corn to J. N. Graham		3 50
50 lbs Bacon to Same 8.		4 00
7 1/2 Bus wheat to W. D. Knapp a 75		5 62
Total		\$438 29

Sale Bill of Record
 made of John Graham
 by J. P. Graham his adve.
 Jan'y 17 1879 \$355 37
 due Jan 17 1880.
 (A.C.)

The foregoing is a correct list of the
 of personal property belonging to John
 Graham dead sold by me as his adve.
 on the 17th of January 1879 in a credit
 of 12 months and it is true and correct
 as property due to be paid with a credit
 of 12 months and it is true and correct
 of personal property belonging to John
 Graham dead sold by me as his adve.
 on the 17th of January 1879 in a credit
 of 12 months and it is true and correct
 as property due to be paid with a credit
 of 12 months and it is true and correct

A list of notes accounts and claims due the estate
of John Graham dead or which appears to be due
the same

A claim against T. N. Graham for money paid
by John Graham for his legation to C. T. Dickinson
for said T. N. Graham with subpoena Jan 1 1879 \$126.60
Cash paid through C. T. Duncan bal of paid
vs Olinger Sept 6 1879 This Sum 57.33
This Sum paid of T. D. Kinser de claim 15.25

The above are all the debts due the estate
of John Graham of which I have any knowledge
Feb. 23rd 1880. T. N. Graham
Administrator

Inventory of Cash
Claims ~~re~~ not in
Sale Bill

(A.D.)

(A E)

1880

Thomas N. Graham Admt. of John Graham decd.
To the heirs distributees & Creditors

Jan 17.	To Sales bill Jan 17 79. due Jan 17 1880	420 29	
"	more & other goods sold in said bill	130 75	
"	Account on T. N. Graham due Jan 1 1879	126 60	
"	Cash collected bal. due. of J. C. Olmiger	57 33	
"	Cash collected from S. D. Hender	15 25	
"	Interest on Graham D. b. to Jan 17 80	7 90	
	Total Debits January 17 1880	778 12	
	By 7 1/2 per cent Commission on said Sum	58 33	
1	" this sum paid Taxes for 1878	26 34	
2	" " " W. S. Knowell	15 00	
3	" " " Linton Stewart	2 20	
4	" " " M. L. Maraphus	1 00	
5	" " " Thos S. Buck	70	
6	" " " W. R. Cleworn	1 00	
7	" " " France Miles	3 13	
8	" " " C. T. Duncan	2 50	
9	" " " M. D. Richmond	10 61	
10	" " " Same	11 30	
11	" " " H. H. Bousier	60	
12	" " " France Miles	1 00	
13	" " " Thos J. Ely Dd	2 00	
14	" " " F. R. Steckley (See page 5 of 5)	30	
15	" " " M. D. Richmond	2 60	
16	" " " John R. Graham	9 65	
17	" " " James P. Graham	269 75	
	By this Sum in adms hands to Square	359 89	778 12

1880 Jan 17.

This Sum in adms hands Jan 17 1880

359 89

Thos N. Grahamides.
of John Graham Ltd.
Statement of his acct.

A.E.



John Graham
1878 To C.L. Hamblen, Treasurer of Lee County, Dr.

	STATE TAX, 50 cents on the \$100.	County Levy, 25 cents on the \$100.	County School Tax 10 cents on \$100.	District School Tax, cents on \$100.	TOTAL AMOUNT OF TAXES.
To 32.5 Acres of Land, Value, \$2500	14 50	6 25	2 50	.	23 25
Property, Income, &c., \$474	1 37	6 9	2 7		2 33
Capitation Tax,	1 00	50			1 50
County School Tax,					
District School Tax,					
Total,	14 87	7 44	2 77		25 08

Jonesville No "SENTINEL" Print.

Received Payment in full,

John Graham
Treasurer

Jonesville District.

No 1

received of Thomas N goatham administrator
of John goatham dec by the hands of
~~E. L. Driscoll~~ ~~Sept~~ ~~receipt of Thomas N goatham~~
~~Sept~~ ~~receipt of Jacob~~ fifteen dollars & fifty
cents this Sept 2nd 1879 W. S. Crowell

102

Wm S Crowell
Receipt

1878.	John Graham	
March.	To Linton Stewart	Dr
	To Shoeing one Horse all around.	1.00
	" Refraining two Horse flow	1.20
		<u>\$ 2.20</u>

Recd of Thomas N. Graham Dnt. of John
Graham due two dollars & 20 cents in full
of the above owing Sept 1st 1879.

Linton ^{lies} Stewart
Muck

Sinton Stewart

To { Recd 2.20

J. K. Graham

N^o 3

Received of Thomas Graham one Dollar
for a share raising for Graham's property
D. this Feb the 14th 1850

M. C. Money Secy

No. 4

June the 17th 1871

Received of Thomas S. Graham
Seventy cents to credit which
is to be credited on a
Dut. for the season of a
man. By John Graham Secy
Thomas S. Graham

\$2.00

Lafayette Levee Dr To carding
June 4 To 11 lbs 55cts

Stephen Burk
To Ant Carding 75c

Received of Thomas H. Graham
One Dollar as Administrator for
John Graham deceased Ballou's
Exec. on. above. Paid this the
1st day of Aug. 1879

Wm. R. Clawson

Wm. R. L. L. L. L.
Receipt

No. 6

\$3.13

Recd of T. B. Graham, Adm^r of estate of John
Graham three dollars & thirteen cents, being amount
of Taxes for 1878 on the Martha Pennington land
this 24th day of October 1879.

France Miles Dr^r for
~~Thos. B. & S. C. Co.~~
C. B. & S. C. Co.

107

Receipt
H. Miles

Received of Thomas A Graham sum
of John Graham decd two dollars & fifty
cents Atty fee in case of John Graham
vs John C Olinger this 8th day of
Sept. 1879 C. T. Duncan Atty

C. T. Duncan
Receipt

80

Date.

No.

Name,

\$

Libby Graham

~~\$ 8.84~~

December 7th 1875.

one day after date, I promise to pay to
the order of **M. D. RICHMOND,** *Eight Dollars*
+ Eighty four cents

~~Dollars~~, for value received, and I hereby waive the benefit of
Homestead and personal property Exemptions as to this debt. Witness my hand
and Seal, this the *7th* day of *Decr* 1875.

~~No.~~

John L. Smith (Seal)

L.S.

Recd. of Thos. A. Graham
admt \$10⁶¹ the
principal & interest
of the within Note
to date. April 18th 1879
W. D. Richmond

109

Jonesville, Va. December 9th 1879

Mr John Graham Decd per son Jas &



M. D. RICHMOND & CO.

WHOLESALE & RETAIL DEALERS IN

GENERAL MERCHANDISE,

1	PT alcohol			60
1	Pors Mans Platter			25
1	Quint	950	950	
1	Pr gloves	20	20	
1	" Men's Case	15	15	
6	yd Bleed	10	60	
			\$11	30

Recd. April 18th 1879 of Thos. A. Graham Admstr.
\$11³⁰ the above amt against John Graham Decd.
M. D. Richmond

N^o 10

Received of Thomas Spence, Esq. the sum of
£100 on account of the sum of £1000 in full
of John P. Sturge & Co against John Spence & Thomas Spence
5th June 1879 J.P. Spence Esq.

1161

Receipt - from
H. H. Purdie

John Graham.

To Frances Miles Dr.

To Serving warrant of C.D. Nos. 50.

" Trying same

$\frac{.50}{1.00}$

Received of T. N. Graham
Sum of John Graham
One dollar and in full
of the above fee bill.

This 8th of Sept 1879

Frances Miles cont

France Miles
Receipt

No 12

Thos. A. Graham, Adm'r of John, Graham dec'd.
1877.

To the Sheriff of Lee County
Serving copy of order of Court to return an
appraisers

Thos. J. Clayton, Lb.

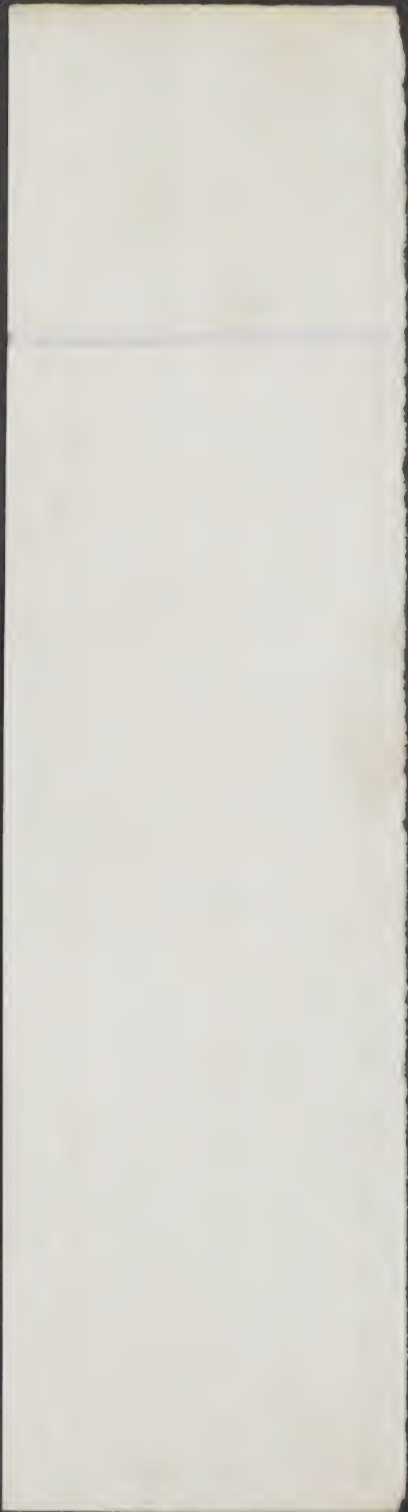
20/2

\$2.00

N^o 13

Recd of Thos N. Graham admr. of John Graham
decd. about \$2.60 the bal of an account due me from
John Graham, and not embraced in either of
my former receipts to said Graham Jan 15th 1880.

M. S. Richmond



1880

June 1

The estate of John Graham

To John R. Graham

D^r

To this sum for work done in the year
1878 for said John Graham as a hand
while threshing wheat with machine \$9.65

This above amount is just and we authorize
the adm^r of said Graham to pay the same—

W. M. Keftlon

Siles, F. Turner

Jefferson ^{his} Houser
wink

J. V. Graham

Recd of Thos N. Graham admr. of John Graham
and Wm dollars & 65 cents in full of the
foregoing account June 1 1880

John R. Graham

No 16

269.75
139.75
130.00

268.75

Received of Thomas N. Grayham administrator
of John Grayham deceased Two hundred and
Sixty nine dollars and 75¹⁰⁰ in full of all
demands against the estate of John Grayham
deceased given under my hand this 1st December
1879

James P. Graham

Receipt from
James P. Graham

11/17

Common Pleas Office Cincinnati February 5th 1880
James H. Orr - Adm'r. Off.

vs.
Thomas H. Graham Adm'r. Deft. } In Chancery

As required by a decree entered in this cause
on the 2nd day of Dec. 1879, I will forward on
the 23rd day of February 1880, ^{at my office in Cincinnati} to do the following
things among other things.

- 1st. Will take and state the account of Thos.
H. Graham Adm'r of John Graham dec'd.
- 2nd. Will examine his credits and show the
debt due & owing by his estate.
- 3rd. Will ascertain and state the annual
rental value of his real estate and any
other matter brought before him.

At the place and on the day aforesaid, the
said Adm'r and all persons claiming to be
creditors of said John Graham will appear
with all necessary papers and evidence.

Henry J. Morgan Clerk

James W. Orr admr.

vs. { Notice Feb. 23 1880

Thos. N. Graham admt. & ad.

(A.G.)

I have posted & caused to be
posted substantial copies of
the within at the following
places viz

at Steckleyville

" Harsh & Shubert's Store

" Harwood & Lettens Store

" M. D. Richmond " &

" The Court House door.

Henry J. Morgan admt.
Feb 6 1880.

Commissioners Office, Jonesville Feb 5 1880

James H. Coe, Adm'r. Offr.

Thos. H. Graham and son, Deft. } In testimony

As required by a decree entered in this cause on the 2nd day of December 1879 I will proceed to my office in Jonesville on the 23rd day of Feb. 1880 to do the following things
First, Will take and state the account of Thomas H. Graham as adm'r. of John Graham dec'd.
Secondly, Will convene the creditors of his estate and show the debts for which it is liable &
Thirdly, Will ascertain and report the annual rental value of his real estate.

At the time and place aforesaid all persons interested and said adm'r. will appear with all necessary papers and evidence.

Henry J. Morgan, Secy.

The Estate of John Graham
To sundry persons its Creditors.

				Dr	
A	For Decree rendered in this cause Dec. 2/79 with interest from 25th of Jan'y 1879 for Interest on Same to Jan'y 17 1880 Add for costs of Suit at law	65 14 3 86 7 00		76 00	
B	For Note by John Graham at one day Jan'y 1 1878 to Hurst & Shelbourne for Interest on Same to Jan'y 17 1880	68 79 8 21			
C	For Order by Same to Same July 26 1878 Interest on Same to Jan'y 17 1880.	1 00 09		78 07	
D	For Jud. of T.B.F. James vs. Thos. A. Graham admt. with interest from Feb. 17 1880	44 63		44 63	
E	For Jud. of Honorable & Cr. vs. Thos. A. Graham admt. with interest from Jan'y 29 1879 for Interest on Same to Jan'y 17 1880 Add for costs before a Justice of the Peace	28 05 77 1 00		29 82	
F	For Decree of Circuit Court in favor of Thos. A. Graham vs. J. B. Graham & Co. as joint Debtors in Suit for Divorce with interest from the 15th day of August 1875 for Interest on Same to Jan'y 17 1880 Add for costs of Suit exclusive of taxes	9 50 2 51 14 65		26 66	
Carried forward this Sum - - -				255 20	

Aggregate Debits Forward				255 20
G.	For note by Jas. & Thos. Graham Feb. 7 1855 to S. V. Fulkerson with Int. from date for Interest on Same to Jan'y 17 1880.	15 00 22 48		37 48
H.	For note at one day Feb 8 1861 by John Graham to Ward & Giblesey for \$166.05 subject to the following credits \$50.00 paid May 1 1870. \$25.00 Nov. 21 st 1871. \$60.00 June 1 1872 \$30.00 May 1 st 1873 \$50.00 April 15 st 1875. Bal due last date Interest on Same to Jan'y 17 1880	68 18 19 42		87 60
I	For Judgt of a Justice of the peace March 14 1861. of H. Bayler & Bros vs John Graham for \$113.23 with interest from March 14 1860 Subject to the following credits \$20.00 paid Oct 1 1870, \$10.00 paid May 22 1873 and \$15.00 paid Nov. 1 1876. Bal due last date Interest on Same to Jan'y 17 1880	41 39 7 92		49 31
J.	For Note of Thos. N. Graham as adm. of John Feb. 20 1879. due Jan 17 1880 shown to be for a debt of John Graham for \$7.60 credited by \$1.00 Bal due Jan'y 17 1880 New due Dr. J. B. S. James	6 60		6 60
K	For balance of first payment on land due W. J. Standifer from John Graham Int from Nov 3/77 Interest on Same to Jan'y 17 1880 Carried Forward - - - -	5 20 66		5 86 142.05

	Amounts Debits Brought Forward		1112 05
L	For contract by John Graham with Wm. Standiford to pay by the 1st day of April 1878 for land \$100.00 Subject to the following credits \$35.74 paid July 24th 1878, \$5.00 paid Aug. 1878. \$25.00 paid by J. R. Graham Nov. 19-1879 \$5.00 paid by Mac Stapleton Dec. 13-1879 + \$12.00 paid by G. Turner January 1 1880		
	Balance due last date	25 38	
	Interest on same to June 17/80	08	25 46
M	For contract by same to same to pay for land by the first of April 1879	100 00	
	Interest on same to January 1/80	10 75	110 75
N	For account due L. C. Ross from John Graham with Int from Jan 1-1876.	27 00	
	Interest on same to June 17-1880	4 92	31 92
O	For account due Wm. Myers from John Graham and assigned by Myers to O. C. Bolin with Int from Jan 1/77	10 00	
	Interest on same to June 17-1880	62	10 62
P	For Clerk's fee all due just W. C. from John Graham	8 06	8 06
	Debits Carried forward		628 86

Sunday Oracles

Statement of Debts

John Graham's estate

(A.H.)

Aggregate debits brought Forward			628	86
2	For note Aug 6 1863 due 12 months from date by John Graham & W. H. Dye 1000			
	Morgan admt. of Wm. Barnes decd.	4	99	
	Interest on Same to Jan 17 1880	4	75	974
3	For note of John Graham at one day to W. H. Dye Aug 30 1872 for	19	57	
	Interest on Same to Jan 17 1880	8	62	2820
	Total Debts Jan 17 1880			66680
1	For note by John Graham to D. C. Kniser Jan 25 1878 at 12 months to cost for same at 100	16	50	
	Interest on Same to Jan 17 1880	2	75	1925
	Total Debts Jan 17 1880			71605
	Deduct Hayes Debt			1022
				70513

Evidences of D. H. &c.
Filed with Statement
(A. H.)

~~\$68.79~~

Jan 1ST 1878.

One day after date I promise to pay to the order of
HURST & SHELBURN. Sixty eight $\frac{79}{100}$

Dollars, for value received, and I hereby waive the benefit of my Homestead
and personal property Exemptions as to this debt. Witness
my hand and seal.



C. WILLOUGHBY Job Printer.

No.

John J. Smith (SEAL.)

Geo. Graham
Stone Mason

Note 68.79

due Jan 1 1878

July 20-1878

Miss Hest & Shelburne
please let J. P. on or before have one
dollar in green & change to me
& give yours to John Graham

I do solemnly swear that the annexed note &
order against John Graham's estate are each just &
wholly unpaid, and that each is now due & owing
to Hunt & Shellbourne, and the same are not settled
to any credit or effect, and I do further swear that
the annexed note was executed by said Graham
in my presence, and the order in said note
now remembered was lifted and paid by said firm
to the order of J. P. Cox. So helps me god.

W. S. Hurst for
Hunt & Shellbourne

Sworn to and Subscribed

Before me by W. S. Hurst Feb. 23rd 1880.

Henry J. Morgan Clerk.

Hurst & Shelbourne

as { Notes & affd

John Graham

B+C

VIRGINIA, Lee County---to wit:

To E. VANHUSS, Constable of said County:

The Graham
J. V. Graham
Adm of
July 1880
I Hereby Command You to Summon
If to be found in your District, to appear at my Office in said County, on the 17 day of
before me or such other Justice of said county as may then be there to try this warrant, to answer the complaint of
and upon a claim for money not exceeding \$50.00, ex-
clusive of interest, to wit: for the sum of \$ 44.63, due by *af* and then and there make return of this war-
rant. Given under my hand, the 17 day of *July* 1880.

L. B. H. James
against } *In Debt*
L. V. Graham } *John Graham*
at Jonesville, in said county.
JUDGEMENT that the Plaintiff recover of the Defendant \$ 44.63, with interest from the 17 day of
July 1880, till paid, and \$ 50 for costs.
H. R. Stickley J. P.

VIRGINIA, Lee County--to wit:--To E. Vanhuss, Constable of said county:

I Command you, in the name of the Commonwealth of Virginia that of the goods and chattels of
in your county, you cause to be made the sum of \$, with interest thereon
from the day of 18 , till paid, which
has recovered before in a warrant in debt, and also the sum of \$
which were adjudged to the said for cost in prosecuting said warrant.
Given under my hand, this the day of 187 .

J. P.

Recd. of J. N. Graham whom my Clerk
on the written representation Feb'y 17th 1880
F. B. Steadley J. P.

Y B F. James
vs } Warrant

J. N. Graham & Son

I accept legal
service of the within
with this 17th day
of Feb'y 1880.

J. N. Graham

Filed Feb 18th 1880.
at Rochester,
J. H. O. C. C.

D.

1878 Thomas Graham

Administrator

of John Graham

Sr.

To T. B. F. James

Deer. 20 visits & medicine

20.00

Balance of account from 1877

20.89

\$40.89

This day T. B. F. James personally appeared before me F. R. Stickley a Justice of the Peace for Lee County & made oath that the above acct. is just and true & that the same is unpaid. Given under my hand this 29th Aug. 1879

F. R. Stickley J. P.

Received payment by judgment on the above acct.

T. B. F. James

By 1 hog 2/12 176 - lb 487
 By bacon 80 lbs 240
627

interest on all paper
 part of acct 240

4000
 437
35.63
 900
44.63

(2)

Thomas Jackson
 Administrator
 \$44.00

Stamblin Br
vs J. L. debt
at N. Graham & Son

Judgment for \$25.00 July 29th 1879
with interest from July 29th 1879
& \$1.00 Costs.

Extract from Justice Record Book
Lento

C. R. Stickley J.P.

Humbler & Co

at } Casey feed
Co

Thos. N. Graham adms

(E)

Virginia Lee Circuit Court Nov Term 1876.

Cynthia Poteets Adm^r

Plff

vs
Deft } In Chancery.

John Graham

Deft }

Decree for \$7.00 with interest from the 15th day of August 1875, till paid, and the costs, excepting an attorney's fee. Clerk's report \$3.47

do for court 8.00

Sheriff 1.00

Power Graham 1.50

Sold for clerk .68
\$14.65

Abstract copy

Sold - James W. Cor. Clerk

Original Papers

and Copy of Manuscript

John G. Watson

(F)

We bind ourselves our heirs, jointly & severally
to pay Saml. V. McKesson fifteen dollars for
value recd. Witness our hands and seals this
7th day of July, 1853.

John L. Childs
Thos. Graham

I do swear that the above note against John
+ Thomas Graham has been in the hands of Hagen
+ Pedersen for the last 8, 10 or 12 years, and when
I called the attention of John Graham to the fact that
we had the note in our hands, he denied seeing
any such note. I thereupon showed him the
note, and after looking at it he acknowledged that
his signature thereto was genuine and said
he would pay it and the same has been
in our hands ever since, and we fear thereof
has been paid to me. A. L. Wilmore

Sworn to before me by A. L. Wilmore Feb 24 1880

H. J. Morgan Clerk

Samuel W. Fulkerson

vs. } Note & affd.

Geo. & Ross Coulson

G.

Graham Note to Hand Pittman, due Feb 8 1861.	\$166.05	
Interest on same to June 1st 1872		<u>112.59</u>
		278.64
Correct May 1st 1870 by	\$50.00	
" Nov. 21 1871 by	25.00	
" June 1st 1872 by	<u>60.00</u>	135.00
		143.64
Interest on same to May 1 1873		<u>7.89</u>
		135.75
Correct May 1st 1873 by cash		<u>30.00</u>
		105.75
Interest on same to April 15th 1875		<u>12.43</u>
		118.18
Correct April 15th 1875 by		<u>30.00</u>
		88.18



\$166 03¹/₂

Feb 8th

1861

One day after date For value received I
promise to pay Ward & Gibbons or Order

One hundred & Sixty six ¹⁰⁰ 15 Dollars

Witness my hand and seal

Henry C. Foltz

John Leachman

SEAL

SEAL

1870

Nov 21st 1871

1. By seventy five dollars
1871th Ches. June 15th 1872. Sixty dollars

John Graham
To 3 mite

Mar & Gibbons

May 12th 73. Credit by
Cash 25th 30. paid
by Samuel Graham

April 15th 1873
~~By Cash 25th 30. paid~~

If not paid
bring suit for same
Court--

Of most kind
being sent for your
court--

I do swear that the above note of John Graham to Ward & Gibbons dated Feb 8 1861 has been in the hands of Hagen & Pridemore for several years past and the last ~~two~~ ^{three} credits endorsed on said note were paid to said Hagen & Pridemore and these are all paid to us; and at the time Mr Graham died we claim that he had made any fragments thereof which were not credited on said note, but he acknowledged the note to be paid and promised to pay the same as soon as he could, but no other fragments were made to us of which I have any knowledge.

Ward Gibney
vs. } Vote & affd.
John Graham

(H)

va Lee COUNTY, to wit - To G. H. Hickman Constable of said County.

I hereby command you to Summon John Graham

if to be found in your district, to appear at the Bayless Shop in the said County, on the 14th day of March 1861 before me or such other Justice of the said County as may then be there to try the same, to answer the complaint of J. B. Baylor Jr. G. D. Baylor & John G.

(Baylor Merchants & Partners in Trade) upon a claim of money not exceeding fifty dollars, exclusive of interest, to wit, for the sum of \$43.23 due By Note and then and there make return of this warrant. Given under my hand, this 13th day of March 1861

Shos Baylor J. P.

(In debt) 14 day of March 1861

at Bayless Shop

RETURNED that the Plaintiff recovered of the Defendant \$43.23 with interest from the 4th day of March 1861 till paid, and \$2.50 for his costs.

Shos Baylor J. P.

va Lee COUNTY, to wit - To G. H. Hickman Constable of said County.

I COMMAND YOU, in the name of the Commonwealth of Virginia, that of the goods and chattels of John Graham

in your district, you cause to be made the sum of \$43.23

with interest from the 4th day of March 1861 till paid, which

has been covered before me in a warrant

in debt, and also the sum of \$2.50 which were adjudged to the said

plaintiff in presenting his said warrant. Given under my hand, this

day of March 1861

Shos Baylor J. P.

(Recd)

Presented Nov. 15th 1876
G. H. P. 1876

On the petition by Cash Twenty dollars
(Oct 7th 1876)

\$20.00

On Cash for Geo. H. Graham herefor

10 00

Nov. 22nd 1876

1st

For Nov. 1876 for by work different times / 5.00

He Engraver 40320

W. J. Bennett

John Graham

Presented Nov. 15th 1876
G. H. P. 1876

He Engraver 40320

I do Solemnly Swear that the General
Ledger against John Graham dead is just
and that the same is not entitled to any
other or further credit than those entered
therein, and that whatever balance is shown
^{to be due}
after allowing the credits already entered
therein is now due and owing by the estate
of John Graham dead. So help me god.

Subscribed before me by H. J. Baylor
Harrison Baylor

H. J. Morgan

H Bayler & Bros

25 { fut. affd + bal. &c

John Graham

(I)

By The 17th day of
January next I bind
my selfe as Adminis-
trator of John Graham
Deceased to pay Martin
Shurts Seven Dollars
and Six cents for
Blacksmithing This
The 20th day of february
1879

J N Graham *(Seal)*

Conclude the morning with
some close of the
the morning the 4th day

I do swear that at the time John Graham
died, he was owing Martin Sharts an account
for black Smith work, of \$7.00 and that in
settlement of this account, the annexed note
was executed, which subject to a credit of \$1.00
entered thereon, is owing by the estate of said
John Graham dead. So help me God

Sworn to and Subscribed by
Thos. N. Graham Feb. 25th 1880.

date of credit March 5th 1880

Martin. Sheets

note & affd

Thos. N. Graham

(f)

\$100 ⁰⁰/₁₀₀ By the first day of April next I promise
to pay William Standifer One Hundred Dollars
and I hereby waive the benefit of the Homestead
act for value received ^{it being my} witness ~~my~~ hand and
seal this 3rd day of November 1877

Seal

^{The} July 29th 1878 Cr ^{The}
within by A & L. Lloyd \$35.74
Aug. cr by A & L. Lloyd \$ 5.00
Nov. 19. Cr 2 Steers by
J. R. Graham \$25.00
Dec. 13. ^{The} Cr. by Mark. staple 5.00
Jan 1st 1880. Cr by
corn by Jiles Turner \$12.00

John Graham

To note \$100.00

due April 1st 1878

\$100 ⁰⁰/₁₀₀ By the first day of April 1879 I Promise
to pay William Standifer One Hundred Dollars
and I hereby waive the benefit of the Homestead
act for Value Received ^{it being for value received} of him witness my
hand and seal This note is executed for the last
payment of a certain Fifty Acre tract of Land
this 3rd day of November 1877

Seal

~~The~~
~~July 20 1878. On the return~~
~~by Ch. G. & L. Gayden \$35.74~~
~~Aug 20 by cash by Ch. G. Gayden \$35.74~~

This is a mistake. The credit was
put on the ring ~~of~~ coat.

John D. ~~in~~ ham
To note due Apr
1st 1878 for \$100.⁰⁰

I William J. Standifer do solemnly swear that at the time John Graham died I held two notes of One hundred dollars each dated Nov. 3rd 1877. and which are hereto attached, one of which notes became payable April 1st 1878 and the other April 1st 1879. and they were both executed or were to have been executed for land sold by me to him. These two papers were not however signed by said Graham but were to have been signed by him, and he all the time acknowledged himself to be owing me the said two sums toward the purchase price of fifty acres of land sold by J. M. Davis to him and he became surety to me for the same said Davis being indebted to me for the land sold by him to Graham.

Some time before this sale, I sold J. M. Davis a piece of land for \$1250.00, and before he had paid me for it, he sold 50 acres thereof to John Graham for three hundred dollars, and said Graham thereupon agreed to pay me said \$300.00 and when paid is a part of said \$1250.00 above mentioned, and said Graham at the time did not have a claim or note on J. P. Cox & N. D. Cox for about \$90.50 on which there was some interest, and on this claim I realized the sum of \$94.80 so that said Graham still owes me \$5.20 on the first installment of the purchase price of said 50 acres of land. He was then to execute the two notes above referred to payable as aforesaid, and on one of them, John Graham paid me in his

lifetime about \$40.74 and his heirs have since his death made one three fragments thereon amounting in the aggregate to \$42.00 all which are credited on the paper which ought to have become due April 1st 1878, and these are all the credits to which said two notes are justly entitled to.

Now as before stated these two blank notes were not signed by John Graham in his lifetime but his heirs all know the transaction and are proceeding to pay and discharge the claims and all of them recognise the justice of this debt, and in fact the title to the land is in me, and the heirs have the same in their possession, and the same formed a part of the real estate of said Graham which has been fractional among his heirs.

To the truth of these statements I do solemnly swear so help me God. William S. Sturtevant

Sworn to by Wm. S. Sturtevant
H. J. Morgan Com.

We the admr. and heirs of John Graham decd. do hereby acknowledge and recognise the fact that the claim set up by Wm. S. Sturtevant against the estate of John Graham decd. amounting to between \$140. & \$150.00 is just and unpaid, and the statement of the transaction made by said Sturtevant is substantially correct and the debt ought and must be paid.
J. V. Graham Admr.

John R. Gaham
Giles, F. Turner
W. H. Stapleton

17812
7
54.46 8 11
389
58.35

K L & M

John Graham

To Linsley C. Hooper

D^r

1875 May

To this Sum for Oats & Molasses furnished you
in the Spring of 1876

\$27.00

I do Solemnly Swear that the above account
against the estate of John Graham of \$27.00 is just
owing and is wholly unpaid and is now due
and owing to me, and no part thereof paid, and
the same is not entitled to any credit or offsets
of any kind, The Oats for which in said
account was made, was delivered to said Graham
at 20 cts per ^{bu}~~bu~~, but the quantity I do not now
recollect, and the Molasses was furnished to him
at 75 cts per gallon to the truth of these statements
I do Solemnly Swear as help me God.

L. C. Hooper

Sworn to before me

H. J. Morgan Cant.

We are satisfied that the above claim is just
and ought to be allowed. Feb 1880.

J. N. Graham Adm^r
of the Est of J. Graham

L. C. Hooper

no { acct \$27.00

John Graham

N.

Mr John Graham

1878 December

To William Myers

Dr

To Ten dollars \$10.00

Lee County to wit

This day William Myers appeared before me W. K. Yeary a Justice
the of the Peace and made Oath that the acct with John Graham of
Ten dollars is just and remains unpaid Given under my hand 5 day
of February 1880 W. K. Yeary J. P.

I do certify that the above acct Just and true
February 5th 1880 W. K. Yeary J. P.

I hereby ~~assign~~ assign the above acct to C. C. Bolin
for his benefit This February 7th 1880
William Myers

Wm. Byers
vs { Account
John Graham

10.

John Graham

To the Clerk of Lee Circuit Court Dr.

1877.

Jan'y

Sum's vs John C Olinger. 20, copy 10, rect 18, Tax 1.00, \$ 1.48

"

Filing Decl. 15, Dock 18, atto. 10, Leno Rules 50, .13

Mar-

S'ra 20, Summoning jury & witnesses 70, order 36, 1.26

"

Judgt. 36, Laxing costs &c. 40, Li Tax &c. 58, Dock 25, 1.59

"

Rep't to three pleas. 45, Aug Filing notice on forth- 45-

"

coming hand. 15, Dock 18, atto. 10, Judgt. 36, Laxing 79

"

Costs &c. 40, Li Tax 40, rect 18, Leno Li Tax &c. 58, ~~July 1.56~~

James W. Orr. Clerk.

13

John Graham

\$806

P.

\$4.99 Twelve months after date we find ourselves
heirs &c to pay Henry J. Morgan Administrator of the
estate of William Barnes deceased four
— Dollars and 99 cents, for value received
Witness our hands and Seals the 6th 1863.

John G. Barnes (Seal)
John G. Barnes (Seal)

I do swear that the note here to attn
check against John Graham & H. W. Sage of \$4.99
is now justly due and owing to me as adm^r of
the Census Act. no part thereof having been
paid nor is the same entitled to any credit
or offset in any way and that said note
ought to be paid by the estate of said Graham
for said Sage is only the security of said Graham
So help me God

Henry Morgan

Sworn to before me the

2nd day of March 1880

James H. Orin, C. L.

Herrn Morgan

2 } Sept. 11. 99

John Graham

2

John G. ...

John Graham
10000

State of Va. Loudoun Co.

I Wm. A. L. Barrow Esq.
of said County and State, do certify that
I hold a note against John Graham Esq.
for \$12.57 due the 30th day of August 1872.

Said note is due to me and unpaid, and
no part thereof paid and is not and not
entitled to any credits or offsets.

This March 2^d 1880

Wm. A. L. Barrow Esq.

Proven and subscribed to before
me this March 2^d 1880

D. H. B. Esq. J. P.

Wm. A. G. Beaman

Notaraffd.

177

John Graham's est,

R.

I do swear that the note hereto attached off \$46.50
against the estate of John Graham and S. D. Kinser is
just and wholly unpaid, and that said Graham
is the principal debtor, and said Kinser is jointly
for said Graham so help me God.

James W. Carr.

Sworn to before me
H. J. Morgan

J. W. Orr adm. t

vs. J. K. Tate & c.

John B. Graham tel.

2

James W. Orr Administrator of the Estate of
 A. J. B. McElroy deceased and purchaser of
 the Real Estate of said A. J. B. McElroy dec'd.
 To the Creditors and distributees of said Est Dr.

1881,
 Jan. 25th

5	To this ^{sum} principal money unaccounted arising from the personal Estate. See statement "A. E." in ch'cy. suit of J. W. Orr Admin. vs John McElroy -----	\$753. 50	
8	" this sum accumulated interest shown in said statement	\$46. 00	
9	" " " Int on \$753.50 for one year -----	\$45.21	
10	" " " Total Charges Jan. 25/1881,	\$91.21	\$753. 50
11	By 10% Com, on \$46.21 receipts for year	\$4. 52	
12	By this sum paid Taxes for year 1879	12. 23	
13	" " " " " " " 1880	12. 36	
14	" " " " A. J. Wilson on claim	42. 76	
15	" " " " A. J. Litton "	42. 66	
16	" " " " Baxter Harrison "	5. 00	
17	" " " " T. B. F. James "	3. 12	
18	" " " " Clerks fee bills	9. 68	
19	" " " " on note to Mary Chauden ^{stamp} fees	31. 58	
20	" " Int, thereon from May 3/1878 to Jan. 25/1881	5. 15	
21	" Cash paid same on said note Octo. 28/1878	40. 00	
22	" Int, thereon to Jan. 25/1881 - -	5. 40	
23	" Cash paid same on same	24. 00	
24	" Int, from June 12/1879, to Jan. 25/1881	2. 33	
25	" Cash paid same on same May 19/1880	22. 55	
26	" Int. on same to Jan. 25/1881	92	
27	" this sum paid A. L. Pridmore ^{deced Trust} on	200. 00	
28	" " " " Same on same	158. 32	
29	By this sum prin to square this year	131. 93	\$753. 50
31	This sum debits forward	\$91.21	\$131. 93

See statement of payments
 on ledger \$1000.00 debt as
 reported by H. J. Morgan dec'd.
 in law case of Mary J.
 Chauden vs J. W. Orr
 Jan. 25/1881

1882	1	To this sum debits brought over Prior.	\$131. 93	
Jan. 25 th	2	" " " Int. thereon one year	7. 91	
	3	" " " accumulated Int. brought over	91. 21	
	4	Total Charges to Jan. 25 th 1882	\$231. 05	
	105	By this sum paid Taxes for 1881	\$11. 90	
	11 6	" " " " A. L. Pridemore Atty	37. 82	
	+ 12 7	" " " " Mary Chandler & Int.	52. 25	
	8	" " " " for making & recording ^{Standard}	6. 00	
	9	By 10% com on \$7.91 receipts	79	
	10	By this sum unaccounted for to square	\$122. 29	\$231. 05
	11			
	12	To this sum bal. brought down	\$122. 29	
1881	13	To this sum purchase price of Home Tract of land	\$2300. 00	
June 21 st 1881	14	By cash paid down to Cur. H. J. Morgan	500. 00	\$1800. 00
	15	To Int. thereon to Jan. 4 th 1882.	57. 60	
	16	" this sum Total debits Jan. 25 th 1882	---	\$1979. 89
A	17	By this sum paid A. L. Pridemore on deed Trust.	200. 00	
	18	To Interest on bal. to June 10 th 1882.	46. 27	\$1779. 89
B	19	By this sum paid A. L. Pridemore on D. Trust	700. 00	\$1826. 16
	20	To Int. on bal. to Nov. 26 th 1882.	30. 96	\$1126. 16
C	21	By this sum paid Hurst & Shelburne claim	291. 95	\$1157. 12
	22	To Int. on bal. to June 1 st 1883.	26. 82	865. 17
D	23	By this sum paid Wm. A. Orr Atty	\$24. 93	891. 99
E	24	" " " " C. T. Duncan "	36. 09	61. 02
	25	To Int. on bal. to June 8 th 1883		\$830. 97
F	26	By this sum paid G. L. Duffon claim	25. 00	83
G	27	" " " " A. J. Letton "	77. 48	\$831. 80
	28	To Int. on bal. to Aug. 1 st 1883		102. 48
H	29	By this sum paid P. H. Allen claim		\$729. 32
	30	To Int. to Aug. 9 th 1883.		6. 43
I	31	By this sum paid A. J. Letton		\$735. 75
	32	Debits forward		29. 37
				\$706. 38
				94
				\$707. 32
				165. 53
				\$541. 79

1883

Aug 9th

To this sum debits brought over

\$541. 79

" Int. on bal. to May 15th 1884

24. 92

J.
K.

By amount paid Mrs. Chandler

50. 00

\$566. 71

" " " Cowan McCloy

98 83

148 83

To Int. on bal to April 9th 1885

\$417. 88

22. 56

By this sum paid Mrs. Chandler

\$440. 44

25. 00

To Bal. due on purchase of home tract this sum

\$415. 44

To purchase price of Gray tract land Mr. 3rd 1879

241. 00

" Int. thereon to April 9th 1885

88 20

To purchase price of Dinkens tract Jan. 23rd 1884

313. 80

" Int. thereon to April 9th 1885

22 90

See Morgans
Statement

By Cash paid Mrs. Chandler Apr. 30th 1885

\$1081. 34

100 00

To Int. on \$970. 24 prin unaccounted for to Aug 25th 1885

\$981. 34

16 97

See Morgans
Statement

By Cash paid Mrs. Chandler Aug 25th 1885

\$998 31

30. 00

To Int. on bal to Jan. 22nd 1886

\$968. 31

23 72

By Cash paid A. L. Pidemore on D. Trust

\$992. 03

50. 00

To Int. on bal. to April 29th 1886

\$942 03

15 97

By Cash paid A. L. Pidemore on D. Trust

\$967. 10

50. 00

To Int. on bal to June 5th 1886

\$907. 10

5 44

By Cash paid A. L. Pidemore on D. Trust

\$912. 54

143. 60

" " " A. J. Wilson bal prin that

768 94

241. 68

By Cash paid A. L. Pidemore bal in full

527. 26

of his Deeds Trust as of June 5th 1886 as shown

by settlement as of May 1st 1886 this sum

\$566. 78

This sum overpaid to square June 5th 1886

\$39 52

Standing of account June 5th 1886

\$566 78

\$566. 78

By this sum overpaid to square

\$39 52

" " " Int. thereon to July 5th 1894

19 12

" " " paid Mrs. Chandler Feb 4th 1887

29 11

" " " Interest thereon to July 5th 1894

12 73

" " " paid J. A. G. Hyatt fee bill

4 79

" " " Int. thereon to July 5th 1894

2 24

Amounts Credits forward

\$107. 51

1894
July 5th

F

		Dr	Cr
1894	By this sum Credits brought over	\$107. 57	
July 5 th	By " " paid Costs in Court of Appeals	43. 00	
	" " " Int from May 18 th 1889 to July 5 th 1894	13. 24	
R 4	" " " paid Costs in Circuit Court Lee Co.	21. 64	
S 5	" " " ^{Judgt Court Appls.} Mary Chauchier bal her debt on	1014 24	
6	" " " Int thereon from Octo. 27 th 1890 to July 5 th 1894	224 48	
7	This sum overpaid after liquidating	\$1424. 11	
8	<u>all liabilities Int. added to July 5th 1894.</u>		\$1424. 11

To the Hon. County Court
of Lee County, Virginia. -

The undersigned Commissioner of Accounts for said County, respectfully reports, that a year or two ago, he advertised as the law requires, that the account of James W. Orr Administrator of the Estate of A. J. B. McElroy dec'd, was before him for settlement, but from some cause or other the settlement was not made until on this the 5th day of July 1894. I have prepared a statement of said account, hereto attached, in which I have charged the said Admr. with \$753. 50 bal principal and with \$46. 00 interest the balance shown to be in his hands, by the settlement made by Court St. J. Morgan in the Chancery cause brought by said Orr Admr &c. against John McElroy et als, and lately determined in the Circuit Court for Lee County, and with \$45. 21 the interest on the principal down to January 25th 1881, and have given him credit for vouchers from 1 to 12 inclusive as well as for payments set out in Court St. J. Morgan's report in the Law cause of Mary

1 J. Chandler vs James W. Orr, resulting in
2 showing that said Admr. had accounted
3 for all the personal estate which came to
4 his hands except \$122.29 vouchers for the
5 payments are herewith filed marked as in
6 the margin. The suit just referred to
7 was brought by the Admr. for the settlement of
8 said Estate, and in said suit the debts were
9 ascertained and reported, and the personal
10 estate shown to be by far insufficient to pay
11 the debts, the Real Estate was decreed to be sold
12 to pay said indebtedness, and at the sale of the
13 Real Estate, the Admr. became the purchaser of
14 a portion thereof, and in paying for the Real
15 Estate purchased by him, he paid to the creditors,
16 whose debts had been reported against said Estate,
17 And in order to properly show the entire transactions
18 I have in the statement of his account charged
19 him with \$2300.00 the amount of his purchase price
20 of the Home place and given him credit with
21 \$500.00 paid down by him at the time of his purchase
22 leaving \$1800.00 to be accounted for by him, and
23 with \$241.00 the amount for a portion of the
24 Gray tract of land sold under a deed of trust
25 executed to secure the payment of the Chandler
26 debt, and with \$313.80, the amount of J. H. Wilson's
27 purchase of Dinkensland, which was paid
28 to said Admr. and disbursed by him, and
29 I have given him credit for payments
30 made by him to the various creditors as
31 reported, charging him interest on all
32 balances remaining unpaid upon the prin-
cipals of partial payments, vouchers for
all payments and herewith filed marked

as in the margin, and have calculated interest on all overpayments made by him down to this date, showing that the said Admr. has overpaid all his said liabilities to said Estate on the 5th July 1894 the sum of \$1424.11.

In the report of Judge Morgan Cmr. in the Chancery Cause, of the outstanding debts against said Estate, he reported \$101.80 as being the balance due on the Chandler debt, but sometime afterwards Mary Chandler Admx. of the Estate of James Chandler dec'd. instituted Suit at law on the note in the circuit Court of this County against James M. Orr Survivor of Chas. and A. J. B. McElroy dec'd, and recovered Judgment for \$766.29 and the costs, and Mr. Orr feeling aggrieved by the Judgment, and anxious to reverse it if possible and save the same to the Est., took an Appeal to the Court of Appeals, and in said last Court the Judgment of the Court below was affirmed with costs against the appellant, and as will be seen by reference to voucher "D", when the Admr. paid off said Judgment Octo 27th 1890 the same amounted to \$1014.24 besides some other costs &c in Court of Appeals and his attorneys fees paid by him. The proceedings in said Chancery Cause, and also in the law cause are here referred to as furnishing a great many facts and figures used in making this settlement and report, vouchers for some of the credits allowed the Admr.

For payments on the Chandler debt
are not here filed, but the credits
were given in the suit at law by Court
Morgan, and are shown in his report
reference to which is here made, and I
have no doubt but what they are
all properly entered and correct
and just credits, as the matter was
there closely, fully and hotly litigated
and Judgment rendered for the
balance found due.

All of which is respectfully
Submitted. July 5th 1894

J. A. S. Hyatt
Caus. accounts

Virginia

At a Family Court Continued and
held for Lee County at the Court house
thereof on Wednesday August 22, 1894
James W Orr administrator of the Estate
of G. B. McElroy Deed. This day produced
to the Court a settlement of his Administrators
account made by J. A. S. Hyatt Commissioner
of accounts for Lee County, which settlement
and report having been filed in the office
of the Clerk of this Court, the time required
by law, and intercepted to be seen and inspected
by the Court, is confirmed and ordered to
be recorded. A Copy Testes J. W. Richmond, Clerk

Jas. W. Orr Admin of the
Estate of A. B. McElroy decd
Settlement of his

By 3 account

J. A. G. Hyatt
Comm.

Report completed

Aug. 22 1894

W. C. W. Stuen

CS 390

71
158
7.47

Filed in office July 5/94

J. T. Richardson
Clerk



Mr. John & Cowen McElroy
1879 To **Z. T. CECIL**, Treasurer of **LEE** County, Dr.

	STATE TAX, 50 cents on the \$100.	County Levy, 20 cents on the \$100.	County School Tax 10 cents on \$100.	District School Tax, 5 cents on \$100.	TOTAL AMOUNT OF TAXES.
To <u>390</u> Acres of Land, Value, \$ <u>3480</u>	19 40	7 76	5 82	1 94	34 92
Property, Income, &c., \$					
Capitation Tax,					
County School Tax,					
District School Tax,					
Total	19 40	7 76	5 82	1 94	34 92

Jonesville "SENTINEL" Print.

Received Payment in full,

Wm. D. Dunnington
Treasurer

21

$\frac{12.25}{9.25}$
2

$\frac{12.25}{24.50}$

credit by John Mc

\$12.25

credit by J. W. C. & Co. \$12.25

credit by Cowen McCoy

\$12.25

(1)



Mr. John & Cavan McCloy
1880 To **Z. T. CECIL**, Treasurer of **LEE** County, Dr.

2 Tracts	STATE TAX, 50 cents on the \$100.		County Levy, 20 cents on the \$100.		County School Tax 10 cents on \$100.		District School Tax, 10 cents on \$100.		TOTAL AMOUNT OF TAXES.	
To <u>390</u> Acres of Land, Value, <u>\$3880</u>	<u>19</u>	<u>40</u>	<u>7</u>	<u>76</u>	<u>3</u>	<u>88</u>	<u>3</u>	<u>88</u>	<u>34</u>	<u>92</u>
Property, Income, &c., \$										
Capitation Tax,										
County School Tax,										
District School Tax,										
Total	<u>19</u>	<u>40</u>	<u>7</u>	<u>76</u>	<u>3</u>	<u>88</u>	<u>3</u>	<u>88</u>	<u>34</u>	<u>92</u>

2

Nov 25 \$12.00

credit by Store #10. \$4

Recd of Geo W Cox Secy of
S. F. M. B. Co. Aug 100
enclosed & he follows the
England & America Co.
July 10th 1886

Wm. Brewster Esq

Received of James W. Cox. Adams of the Estate of
H. P. B. McKean dead. Forty two dollars and
very little more than by Comr Morgan against
said Estate. Feb 5th 1881. Also 15cts for
services as appraiser.

Arg. Wilson

A. J. Wilson (31)

Receipt

of \$42.75-

Received of James W Orr Admr of the
Estate of A. J. B. McElroy Decd. Forty
two dollars & 66 cts on claims allowed
me by Court Morgan against said
Estate. ~~Aug 5th 1883~~ Jan 25th 1880.
A. J. Littin

A. J. Little

To 3 Receipts

For Wm. Adams.

(4)

Received of James H Orr Administrator of the Estate
of A. J. B. McElroy decd, Five dollars and no
amount due and from said. Est.

Oct 25th 1880.

Per Wm Harrison

Boston, America

(5)

1850

Received of James H Orr - Admin of the Estate of
A. J. B. McFarley Decd. Two dollars & sundry cents,
in full of a debt due me from said Estate.
Sept 15th 1880.

J. B. F. Jarvis

L. B. L. Jones (6)

20 Sept 12

Gen N. D. Jones

Arthur J. B. & John McElroy.

1877.

To the Clerk of Lee County Court

May 28th Reconsiding deed of trust from you to P. Hager

Trustee, 125; Tax 1.40,

2.65

James W. Orr, Clerk.

9. 11. 22

10. 11. 22

11. 11. 22

Arthur J B + John M Elroy.

To the Clerk of Lee County Court

1874

Apr.

Cont atto ads Strains Alder + Hartman 10, order # 10

"

on Motion to quash 36, filing plea 15, June judgt. 36, 87

June

Luxury costs 20, Filing papers 20, Hi H. 40, recpt. 16, 98

James W Orr. Clerk 1.15

195

1578

Helix *Scutellaria* *Trifolium* 15. *Quercus* 15. *Erigeron* 10.

200

175

2002

McClary
(7) East

John H. Sullivan
1888

15.00

2.65-

1.95-

\$ 9.68

Pay to the order of

Received of James W. Orr action of A. J. B.
McClellan the sum of one hundred
dollars to be credited upon debt the first due
or oldest, from said McClellan & John McClellan to
the March 27th 1880

A. L. Pickens

A. L. Rudenore

Lo^d Regt 7/100th

2

for H. Orr Agent
of J. B. McCleary.

This receipt is for cash
P. in C. P. McCleary
Agent.

Orr

On or about the 27th day of March 1880.
I received from James W Orr Administrator of the
Estate of A. J. B. McCloskey decd. One hun-
-dred dollars by said Orr paying to Har-
-tlen & Orr that sum for me on my account
to them, and if I did not then receipt for
said sum, this is to be a receipt for said
amount to said Orr as such Administrator.

Decr 10th 1880. A. J. B. McCloskey

A. L. Richmond (8)

2 1/2 Soft 100-

100 1/2

1

2 1/2

A. L. Piedmont

Chas. E. West (9)

W. H. Orr Henry

A. J. B. McElroy.

The Mills f 24.32

James G. F.

A. Chapman 124.00

Dec 6/80 108.32

21.11/80

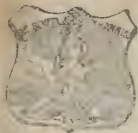
17.11/80

21.11/80

21.11/80 177.30

21.11/80 177.30

21.11/80 177.30



Mr. John F. Cowan, No. 100

188¹ To **Z. T. CECIL** Treasurer of **LEE** County, Dr.

	STATE TAX, 50 cents on the \$100.	County Levy, 30 cents on the \$100.	County School Tax 10 cents on \$100.	District School Tax 10 cents on \$100.	TOTAL AMOUNT ON TAXES.
<i>S. Smith</i> To 5.7 Acres of Land, Value, \$3,000	17.00	10.20	3.40	3.40	34.00
Property, Income, etc., \$					
Capitation Tax,					
County School Tax,					
District School Tax,					
Total	17.00	10.20	3.40	3.40	34.00

Received Payment in full,

J. H. K. W.

Treasurer

John H. H. H.
 H. H. H. H.

Nov 9th 1833
 by Genl. H. H. H. H.

Received of J. H. H. H.
 Adm'r of J. H. H. H. H.
 dead. Eleven dollars &
 ninety cents, the said
 Estates part of the within
 tax. D. H. H. H. H.

Received of James W. On Aclm of A. G.
B. McElroy, thirty seven and 82 cents the
amount in full of a claim due ~~in from~~
said McElroy estate, ^{to Dr. F. H. Crockett} and which is paid
me less \$4.70 which I handed back to
said Clerk, deducting to pay his account
of that note to Hamblin ~~son~~ - But the
on an aclm pay to \$37.82 June 29
1882

A L Pickens
A G, In Charge

11

Dr. G. H. Clark
- by r/c
To Recd \$37.82
James W. Orr

11

Received of C. T. Duncan Trustee of the
Estate of J. H. Orr fifty dollars to go as
a credit on a debt due from J. B.
McElroy to James Chandler which
debt is now paid &c. &c. This 27th day of
April 1881.

James Chandler

J. B. Chandler

Prin	50.00
Dut.	2 25
	<hr/>
	\$52.25

Maryland

to the State

of Maryland

12

Received of James W Orr two hundred
dollars to be credited on his first note ex-
cited to the Commissioners in the Chancery
of Cause of J W Orr Senr vs John W Elder
& al. This the 4th day of January 1882.

C. J. Duncan Receiver.

C. J. Lincum
(A) Comr.

To Recd of L. O.

John W. Orr.

This sum was
paid some date
by Lincum to
J. L. Pickens
on deed of
L. O.

Orr.

Receipt of James H. Orr Secy of the Estate
of A. J. B. Elroy for and purchase of the
land sold by James Duncan of said Estate.
Duncan hundred dollars to be credited on
my claims or debt against said Estate.

June 10th 1882.

Bank Land	\$329.00
Gravelly Lot	21.00
Plot Est. Chas.	23.10
And no bill	07.00
	<u>\$380.10</u>

A. L. Pondmore

June 10th 1882

A. L. (Piedmont)
The Receipt of 700⁰⁰
Per W. (Piedmont)

B.

Nov 26th 1882

Received of J. H. Orr
thirteen hogs. weighing 2760 lb
at $5\frac{1}{2}$ cent per pound
amounting to \$162 80

To be placed as a credit on
claim held by the
under signed on the estate
of Bethel McElroy deceased
Hunt & Shelburne

Hurst & Shebleman

(C)

To Receipt \$162.80

J. W. Orr Adams & C

Also steer \$14.00

also for bulls

Total claims

Nov. 26th 1882

\$ 291.95-

Received of James W Orr Admr of the
Estate of A. J. B. McElroy decd. Twenty
four & $\frac{93}{100}$ dollars the balance in full
of a claim against said Estate allowed
to Baxter Harrison by Court Morgan,
June 1st 1883.

Wm F. Orr, atty. for
Baxter Harrison.

Baxter Har-
-rison

\$24.73

D

Received of James W Orr Admr of the
Estate of A. J. B. McElroy decd and purchaser
of the real estate of said decedent, Thirty
Six dollars + Nine cents the amount of
a claim against said decedent's estate allowed
by the Commissioner in the Chancery cause of
said Orr Admr &c vs John McElroy et al in
favor of Morristown District High School, it being
said decedent's subscription in his lifetime to
said institution, and of which claim I am now
the owner, June 1st 1883.

C. T. Duncan

C. T. Duncan for
M. D. H. School

Loz Recpt \$36.09

James W Orr Admr
of A. B. McElroy decd

E

Received of James W Orr Admr of the Estate
of A. J. B. McElroy deed & purchaser of the
real estate of said decedent. Twenty five
dollars on a claim or debt due me from
said estate. June 8th 1883.

G. L. Duff

G. C. Duff

to { Receipt \$25.00

Jas W Om Ams

F.

Received of James W Orr Admr of the
estate of A. J. B. McElroy decd + purchaser
of the real estate of said decedent.

Seventy seven dollars + forty eight
cents. on claims allowed me by ^{William Duff}
Court Morgan against said Estate.
June 8th 1883.

A. J. Litten

A. J. Litton.

Receipt #77.48

Jan 11 Orr Amer.

G.

Received of James W Orr Administrator of the
Estate of A. B. McCleary decd. Twenty
Nine & $\frac{37}{100}$ dollars the amount of my
claim vs the said estate as of Aug 1st
1883.

P. H. Allen

Dr P. H. Allen

To Recd \$27.37

Wm W. Allen

W

8/65-53

Received of Ernest Orr Adams of the
estate of A. J. B. McElroy deed and
purchaser of the real estate of said decedent
One hundred ^{to sixty-five & 53 cts} dollars, on claims allowed
me and Litten & Duff by Comr. Morgan
against said estate. Aug 9th 1883.

A. J. Litten

A. J. Little

238/65-53

Ja L W Orr Adams

8

On or about the 13th day of May 1884. I
received from James W Orr Fifty dollars on
an order from Mrs Mary Chandler to C. W.
Beverum in my favor, and which order
I returned to her with the amount paid by
said Orr credited thereon. This viz 19th, 1884.

George W Hickam

W. W. Hickman

Sept 1850

"J."

W. W. Hickman

~~Received~~
Received of James W Orr Admr of the Est
of A. J. B. McElroy decd, Twenty four dol-
lars on a debt due me from said decedent,
evidenced by note, and was executed for
part of the purchase money for what is
known as the Dickinson land, and which
I received as of Jan'y 1st 1879. This May 15th
1884.

Carver McElroy

Cowan McElroy

to Rept \$24.00

James W Orr Adm

2

\$74.83

Received of James W Orr Admr. of the
Estate of A. J. B. McElroy deceased Seventy
four dollars & Eighty three Cents, the balance
in full of a debt due me from said dec-
edent, for purchase money for what is
known as the Dinkins land, This May
15-th 1884. (In order to A. J. Wilson)

Carson McElroy

Cowan M Elroy.

To $\frac{1}{2}$ Receipt of \$74.83

James W Orr Secy

H, 1

Received of C. F. Ingram Trustee by the
order of James W. Orr Twenty five dollars
on debt due the test of James Chandler
decd from the estate of A. J. B. McCloskey
decd^d which was secured by deed of trust.
April 9th 1880. Mary Chandler

Mary Chauncey

88

\$ 50.00
 50.00
 143.60
 \$ 243.60

Received of James W Orr Admr of A. J.
 B McElroy Deed & purchaser of his real
 Estate, by his giving me credit at the
 Store of Orr & Russell about Jan^y 28th
 1886. Fifty dollars & also in same way
 Apr 29th 1886 Fifty dollars, and this day
 from said Admr, a note executed to
 him by A. J. Nilsen for One hundred &
 forty three & ⁶⁰/₁₀₀ dollars, which sums
 I receive on certain deeds of Trust
 held by me against said estate.
 June 5th 1886.

A. L. Pridemore

A. L. Bridgman

to { Receipt p 243 w

Jan 11 On order

M. M. M

Received of James Wm Admr of the
Estate of ~~A. J. McCoy~~ ^{B. McCoy} deceased. The full
amount of my claim against the Estate
of A. J. B. McCoy deceased allowed by
Commissioner Morgan, (\$42.00) part thereof
having been paid Feb. 5th 1881 & for
which I gave a receipt, \$16.10 on a further
part thereof having been paid Nov 5th
1882. in corn & forty five & $\frac{25}{100}$ dollars the
residue having been this day paid to me
by said Admr. in settlement June 5th 1886.

A. Wison

A. J. Wilson

To Receipt \$249.05

Rec'd On Adm.

N.

Pr	\$161.10
Int	34.63
Pr	45.95-
	<hr/>
	\$241.68

Received of J. W. Orr, two checks,
No 362 and 361, the last ^{made} for \$100, and
the first for ninety ^{drawn by Court & Orr} dollars, (Sixty five
dollars of which is paid on Wynn
debt to Kyle), and the residue one
hundred & twenty five dollars is paid
me on a debt due from said Orr
as administrator, and purchaser of the
real estate of A. J. B. McCleary's
estate - This June 14th / 86
A. L. Pickens

A. L. Pickens

To \$ Receipt #128

J. W. Orr, acc

McElroy.

Received of J. W. Orr adminis-
trator of the estate of A. J. B.
McElroy the sum of one hundred
and thirty dollars & 7^c. to be credited
on a debt due from said admin.,
as shown by a paper in my
possession. Sept-3rd 1886
A. L. Prieleure

A. L. Bridgman

Sept 130. 87

for Wm. Adams.
of A. L. B. H. Co.

130.87
125.00
255.87

And Calculation, and giving Credits
 up to this date there is due A. L. Pickens
 from the estate of A. J. B. McElroy, on
 deeds of trust executed by him or John McElroy
 the sum of seven hundred and sixty dollars, and
 twenty cents. as of this date - which
 is the balance due on said trust - John
 McElroy's estate having paid one half of
 said debt. (This as of May 1st 1886 - To
 which time the Calculation was made.
 29/86. If any errors are hereafter
 ascertained of course they will be corrected.

James W. Orr, Admin.
 of A. J. B. McElroy.
 A. L. Pickens

Copy of Calculation
 Considered as #706.27

Receive the balance of the
 obligation of
 Wm. L. W. Orr Admin of
 which may be seen of
 v. Wm McElroy and in file

64. 79

Received of Jas. H. Orr Adm
A. J. B. McElroy Best Four Dollars
& recd ^{costs} may in continuing
& dismissing Chy Cause of
said Orr Adm vs John McElroy
et al, Sept. 5th 1886

J. A. Bly-att & Co

J. H. A. Hyatt

To { Receipt \$4 79

Jas M Orr Admin
 &c

P.

Supreme Court of Appeals of Virginia,

CLERK'S OFFICE.

Wytheville, Va., May 18th 1889

James W. Orr Esq.

Dear Sir:

Yours of 11th inst with check
for \$43.⁰⁰ to pay cash of printing &c. ^{in care of Chandler} I send
you by this mail copy of record in the case,
and send copy to Col. J. B. Richmond, also
a copy of record in Graham v. Lamm.

Yours truly
Wm. C. Pendleton

7th C. P. ...

3 Sept 1854

James H. Cox

For printing Books
in Sewell's Case

Q

Virginia:

LEE COUNTY CIRCUIT COURT.

Term, 1887.

Ordered, That

pay unto

\$

for

days attendance as a witness for

traveling

miles over ten in

coming and the same in returning.

Teste:

, Clerk.

W. R. Yeary.

1888

Mrs Mary Chandler

To H J Morgan Const,

D^t

March

To 12 Hours Services taking care of J W. Orr

9.00

Sept

" 4 " " " " " Same

3.00

12.00

Received payment by Judge J W. Orr

H J Morgan

Oct 30 1890

Mary Chandler

20 $\frac{1}{3}$ of 12.00

get on

Statement of the Costs taxed in a suit at Law
 lately decided in the Circuit Court of Lee County
 Va. in which Mary Chandler was Plaintiff and
 James W. Orr Senior &c was defendant.

Costs recovered by Plff vs Deft.	C.	7.39	
	Cour.	12.00	
	Atty	2.50	
	Geo Court Clerk	.25	
	Total	\$ 22.14	
Costs incurred by Deft.	C.	1.30	Plff
	Shff	.20	
	Wit	.50	
			2.00
			\$ 24.64

I A. B. Munsey Clerk of the Circuit Court of Lee
 County Va. do certify that the foregoing is a cor-
 rect statement of the Costs as taxed in said cause
 decided at Sept term 1888.

A B Munsey Clerk

Mary Chandler.

Statement of Costs
& Paid by Mr.
James H. Orr.

R

Received of J. W. Orr the sum
of one thousand and fourteen^{24/100}
dollars being the amount of a
Judgement, and damages, and the
attys fees in the Circuit and
Supreme Court of appeals, in a
Suits brought by me against
said Orr, all other costs, and
Orr is legally bound to pay
the same not having been
paid to me.

This Oct-27th 1890

Mary, Chandler

By J. J. Chandler

Debit	\$ 991.74
Attys fee (above)	20.00
" " (below)	2.50
	<hr/>
	\$ 1014.24
Land to P.	376.80
Winston note	120.00
Beef	.65-
Morrison fee	13.50
	<hr/>
	510.95- 510.95-
	<hr/>
check for bal	\$ 503.29
	<hr/>
	\$ 503.29,

Mary Chandler
Lo³ Rec^d \$14.24
James W. Orr.

S.

The Commonwealth of Virginia,

To the Sheriff of Lee County—Greeting:

We Command you to Summon

*That N. Graham, Secur. of John Graham, Esq.,
Thos. N. Graham as heir of said John Graham, Esq.,
John Graham, Esq., Wm. R. Graham, David P. Graham, William H. Rose,
Charles Cox, Jefferson P. Cox, James K. P. Graham, John P. Graham,
Oliver Turner, Will Turner, — Kinsey, Jefferson Kinsey,
Richard Stapleton, Wm. Stapleton, Mack Stapleton, Edward
Stapleton, and Merwin Graham*

To appear at the Clerk's office of the Circuit Court of Lee, at the Court-House, on the first Monday in

Aug. next, being rule day, to answer a bill in Chancery, exhibited in our said Court against

by

*James W. Orr Admr, of
the estate of L. J. B. McEwen, decd.*

And have then there this writ. Witness, JAMES W. ORR, Clerk of our said Court, at the Court-House, this

12th

day of

July

1877; in the *10th* year of the Commonwealth.

R. W. Orr Jr. Ad. CLERK:

James W. Orr Adm.

vs B. & O. Co.

Thos. A. Graham Secy.

Aug. Recd 1879

4-entitled by delivering
an office copy to each
of the depts & set W. R. Graham

This 2^d Aug 1879

To Mr. S. S. for

J. S. Z. & Co.

The Commonwealth of Virginia,

To the Sheriff of Lee County—Greetings

We Command you to Summon *Thos. N. Graham Adm'r. of John Graham dec'd,*
Thos. N. Graham as heir of said Graham dec'd, — Graham, widow
of John Graham dec'd, Wm R. Graham, David P. Graham, Minerva Voss,
Martha Cox, Jefferson P. Cox, James K. P. Graham, John R. Graham
Ellen Turner, Giles Turner, — Kiiser, Jefferson Kiiser,
Elizabeth Stapleton, Wm Stapleton, ~~Wm Stapleton~~, Mack
Stapleton, Elkanah Stapleton & Melvin Graham

To appear at the Clerk's office of the Circuit Court of Lee, at the Court-House, on the first Monday in

Aug next, being rule day, to answer a bill in Chancery, exhibited in our said Court against

them by *James W. Orr Adm'r*
of the Estate of *A. J. B. McCloy dec'd,*

And have then there this writ. Witness, JAMES W. ORR, Clerk of our said Court, at the Court-House, this *12th*
day of *July* 187*9*; in the *10th* year of the Commonwealth.

A Copy *R. W. Orr Jr* CLERK.
Teste— R. W. Orr Jr

The Commonwealth of Virginia

State of Virginia

County of ...

W. R. Graham

To the Honorable the Senate and House of Delegates of the Commonwealth of Virginia

I, the undersigned, do hereby certify that the within and foregoing is a true and correct copy of the ...

The Commonwealth of Virginia.

again
To the Sheriff of Lee County—Greeting:
We Command you to Summon

J^r R. Graham

To appear at the Clerk's office of the Circuit Court of Lee county, at the court-house, on the first Monday in *Oct.* next, being rule day, to answer a bill in chancery, exhibited in our said court against *him & others*

by James W. Orr Admr.
of the Estate of A. J. B. McElroy decd.

And have then there this writ. Witness, Jas. W. Orr, clerk of our said court, at the court-house, this *11th* day of *Sept.*, 1879, in the 104th year of the Commonwealth.

R. W. Orr Jr. R. Clerk.

Err.

James W. Orr, Admr.
to Alias Sha Chy
Wm R. Graham & Co.
-also-

Oct. Rules 1879.

Executed by deliver
ing an Office
Copy to Wm R. Graham
A. Miles & Son
L. E. Ely & Co.